

TAMIL NADU ELECTRICITY BOARD GAZETTE

Vol. XIII

JULY 1994

No. 7



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News & Notes

PART-I

NEWS & NOTES

1. Generation Particulars :

The generation/relief figures for July '94 were as follows :

Sl. No.	July 94
1. Ennore	194.354
2. Tuticorin	509.230
3. Mettur	423.650
TNEB Thermal	1127.234
4. Neyveli TS I	132.567
5. Neyveli TS II	524.520
6. Kalpakkam	75.010
7. Hydro Generation	696.830
8. Import from NTPC	169.341
9. Net Export to Kerala	178.087
10. Import from Manali, BHEL & Private Wind Mills	15.335
11. Narimanam GTS	2.680
12. Wind Mills	5.601
13. Kadamparai (Pump Mode)	—
Nett TNEB consumption	2571.031

The maximum grid demand and consumption during July 94 were 3986 MW on 30—7—94 and 86.644 MU on 1—7—94 respectively. The average grid consumption in July 94 was 82.936 MU per day.

II. Hydro Inflows :

The hydro inflows during July 94 were 1419 MU against 739 MU in July 93 and against the ten year average of 805 MU :

III. Storage Position :

The storage position in various reservoirs as on 1—8—94 when compared to the storage on 1—8—93 was as follows :

Sl. No.	Storage as on		Difference
	1—8—94 (Million Units)	1—8—93	
1. Nilgiris	1238.83	779.78	(+) 459.05
2. PAP	257.25	147.77	(+) 109.48
3. Periyar	107.72	59.66	(+) 48.06
4. Suriliyar	13.18	9.01	(+) 4.17
5. Papanasam & Servalar	26.06	11.75	(+) 14.31
6. Kodayar	89.96	91.05	(—) 1.09
Total excluding	1733.00	1099.02	(+) 633.98
Mettur	210.20	22.82	(+) 187.38
Total including Mettur	1943.20	1121.84	(+) 821.36

IV. Performance of Thermal Stations :

(i) Tuticorin (5 x 210 MW) :

The details of generation at Tuticorin during July 94 were as follows :

Unit		Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I	(210 MW)	91.00	137.33	87.90
II	(210 MW)	71.40	105.24	67.36
III	(210 MW)	46.50	68.55	43.87
IV	(210 MW)	68.23	99.42	63.63
V	(210 MW)	93.86	98.69	63.17
Station	(1050 MW)	—	509.23	65.19

(a) Unit III was shut down on 15—7—94 for annual maintenance works.

(vii)

(ii) Ennore (2×60 MW + 3×110 MW) :

In July '94 Ennore generated 194.354 MU with a PLF of 58.05%. The unitwise details of generation was as follows :-

Unit	Availability Factor (%)	Generation	Plant Load Factor (%)
I (60 MW)	—	—	—
II (60 MW)	96.91	36.242	81.19
III (110 MW)	96.91	60.264	73.64
IV (110 MW)	76.85	44.032	53.80
V (110 MW)	87.75	53.816	65.76
Station (450 MW)	—	194.354	58.05

(a) Unit I shut down on 28—4—'94 due to generator transformer problem.

(iii) Mettur (4 × 210 MW) :

The details of generation at Mettur TPS during July '94 were as follows :-

Unit	Availability Factor (%)	Generation	Plant Load Factor (%)
I (210 MW)	13.09	19.630	12.56
II (210 MW)	81.55	120.58	77.18
III (210 MW)	100.00	147.21	94.22
IV (210 MW)	91.89	136.23	87.19
Station (840 MW)	—	423.65	67.79

(iv) Coal Particulars for July '94 :

Sl. No.	Particulars	Tuticorin	Ennore	Mettur
1.	Coal linkage (in lakhs Tonnes)	4.30	2.10	3.60
2.	Coal Receipt (")	3.25	1.69	3.36
3.	Coal consumption (")	3.61	1.90	3.12
4.	Coal stock as on 30-6-'94 (")	0.76	0.13	1.52
5.	Coal consumption (kg/unit)	0.71	0.98	0.74

(v) Auxiliary Consumption and Oil Consumption During July '94 :

	Tuticorin		Ennore	Mettur
	A	B		
Auxiliary consumption (%)	8.30	8.98	12.20	8.65
Oil consumption (ML/Unit)	1.57	1.84	2.20	0.542

V. TRAINING

Following Special Programmes Were Conducted During July 1994 :

1. One Assistant Engineer deputed for the training programme on "Pollution Control", conducted by National Institute of Small Industry Extension Training, Hyderabad from 4—7—'94 to 8—7—'94.
2. One Vigilance Officer from T.N.E.B. deputed to attend the seminar on "Vigilance for Organisational Excellence" conducted by Association for Advancement of Police & Security Sciences, Hyderabad from 5—7—'94 to 8—7—'94.
3. 5 Officers from Accounts Branch deputed to the course on "Application of Commercial Accounting System in State Electricity Boards" conducted by C.I.R.E./Hyderabad from 11—7—'94 to 15—7—'94.
4. One Asst. Executive Engineer deputed for the training on "Power and Telecommunication Co-ordination" conducted by M/s. PSTI., Bangalore from 25—7—'94 to 12—8—'94.
5. One Senior Chemist deputed for the training programme on "Power Plant Chemistry", conducted by M/s. Tata Power Company Limited, Bombay from 11—7—'94 to 15—7—'94.
6. One Chief Engineer & 2 Superintending Engineers deputed for the Workshop on "Decentralised Distribution System" conducted by R.E.C. Limited, New Delhi from 30—7—'94 to 1—8—'94.
7. One Superintending Engineer deputed for the programme on "Project Implementation and Monitoring by use of network methods" conducted by National Institute of Small Industry Extension Training from 4—7—'94 to 8—7—'94.
8. Two Personnel Officers deputed for the programme on "Effective Administration of Welfare measures in Government and Public Sector Organisations" conducted by Indian Institute of Public Administration from 25—7—'94 to 29—7—'94.
9. One Inspector of Assessment deputed for the programme on "Leadership Development Programme for Trade Union Leaders" conducted by National Labour Institute from 11—7—'94 to 18—7—'94.
10. 1 Head Draughtsman and 3 Senior Draughtsman deputed for the programme on "Educating Work force to understand secrets of Growth to Advance countries" conducted by Madras Productivity Council on 14—7—'94 to 15—7—'94.
11. One Superintending Engineer deputed for the programme on "Change Agent skills for corporate Excellence" conducted by Tata Management Training Centre" from 25—7—'94 to 30—7—'94.
12. One Deputy Secretary deputed for the programme on "Effective Administration of Welfare Measures in Government and Public Sector Organisations" conducted by Indian Institute of Public Administration from 25—7—'94 to 29—7—'94.
13. One Assistant Executive Engineer/Staff Training College deputed for the programme on "Organisation & Techniques of Training" conducted by National Institute of Industrial Engineering from 18—7—'94 to 24—7—'94.
14. 42 R.W.E. staff deputed for the programme on "Pre-Retirement Counselling" (in Tamil) conducted by Madras Productivity Council from 6—7—'94 to 8—7—'94.

(ix)

15. Training Programme on Engineering matters for Non-Engineering Personnel conducted from 18—7—'94 to 23—7—'94 and from 25—7—'94 to 30—7—'94 with 20 & 22 participants respectively at STC/Madras.
16. Training Programme on "Effective Revenue Management" conducted from 19—7—'94 to 29—7—'94 with 25 participants at STC/Madras.
17. 8 Engineers deputed for training at the works of M/s. Sumitomo Corporation, Japan as per terms and contract for supply, erection & commissioning of 2 Nos. of each 30 MW Gas Turbines at BBPH for one month from 21—6—'94 to 20—7—'94.
18. 3 Top level Officers of Board deputed for witnessing the shop running test, of 1st Gas Turbine Unit & Inspection of control compartment Unit-I at the works of M/s. Sumitomo Corporation, Japan from 26—6—'94 to 2—7—'94.

VI. LTC for Women Employees :

In Memo (Per) No. 19681/P3/94—1 dt. 11—7—'94 it has instructed that married woman Board employees may claim LTC for her dependent parents residing with her apart for her husband, children/step children. However parents of her husband are not entitled for this benefit.

VII. Conveyance Advance — Enhancement :

In B.P. (FB) No. 47, Sectt. Branch dt. 20—7—'94, the Board has enhanced the conveyance advance and has prescribed the quantum and pay limits for sanction of advances for purchase of motor conveyances subject to other usual conditions.

VIII. Actual Expenses for Assessors and Escorts — Revision of Rates :

In B.P. (FB) No. 44, Sectt. Branch dt. 19—7—'94 the Board has ordered revision of rates of actual expenses to Assessors and escorts.

IX. Reconversion of LT IV (Industrial) to LT V (Agriculture) Dispensing of :

In Memo. No. 5612/SE/IEMC/EET/AEE/AE2/Reconversion from IV to V/94—2 dt. 26—7—'94 the Board has ordered that temporary conversion of agricultural services from LT V to IV and then back LT IV will not be permitted and all such temporary conversions from LT V to IV done as per BPMs. No. 226 (CH) dt. 26—10—'88 should be issued with a month's notice and reconverted to LT V by taking a RTR.

X. Taxation on Consumption :

In Memo. No. X/CFC/R/CB/A5/ETax/117/94 dt. 25—7—'94 the Board has issued detailed instructions in regard to collection of tax on Electricity consumption consequent on the increase in rate from 4% to 5% with effect from 1—4—'94.

(x)

The following are the details of Posts Created, Upgraded Abolished & Downgraded during the month of July 1994.

Olney Aaron,
Chief Engineer/Personnel.

Posts Created

Sl. No.	Details of Board's Order	Name of the Circle	Name of the Post	No. of Post	Purpose for which the Posts were created	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No. 228 (Adm. Br.) Dated 1-7-94.	Hydro Project, Masinagudi	Blue Printer I Grade	1	Created for attending works in Pykara USHE Project.	Upto 31-1-1995 from the date of utilisation.
2.	Per. B.P. (Ch.) No. 232 (Adm. Br.) Dated 2-7-94.	North Madras Thermal Power Project	Steno-Typist	2	Created to SE/Elecl. and S.E./Mech. for pre commissioning works of Unit I to III.	-do-
3.	Per. B.P. (Ch.) No. 237 (Adm. Br.) Dated 7-7-94.	Periyar Elecy. Distn. Circle	AE/JE (E) I Grade Accts. Supr. Office Helper Rev. Supr. Assessor Stores Supr. S.C. I Grade Foreman I Grade Line Insptr. Comml. Insptr.	23 17 11 84 9 4 1 25 73 114	Created the posts as per the revised work load as on 1-1-1994.	Upto 30-9-1995
				Total	361	
Supernumerary Posts						
				Asst. Accts. Offr.	1	
				J.A. (A/cs)	3	
				Typist	1	
				Record Clerk	2	
				AE/JE (E) I Grade	4	
				Foreman I Grade	8	
				Line Insptr.	4	
				Comml. Insptr.	4	
				Comml. Assistant	4	
				Total	31	
4.	Per. B.P. (Ch.) No. 238 (Adm. Br.) Dated 7-7-94.	Pudukottai Elecy. Distn. Circle	AE/JE (Elecl.) I Gr. Asst. Accts. Officer Accts. Supr. Assistant (Accts.) Jr. Asst. (Accts.) Typist Record Clerk Office Helper Rev. Supr. Assessor Stores Supr. S.C. I Grade Foreman I Grade Line Inspector Comml. Inspector Wireman	8 1 9 6 3 1 2 2 33 9 3 2 8 29 41 4	-do-	Upto 31-10-1995
				Total	161	

(1)	(2)	(3)	(4)	(5)	(6)	(7)
5.	Per. B.P. (Ch.) No. 239 (Adm. Br.) Dated 7-7-94.	Kanyakumari Elec. Distn. Circle	AE/JE (E) I Grade Assistant (A/cs) Office Helper Revenue Supr. Stores Supr. S.C. I Grade Line Inspector Comml. Inspector	1 13 2 13 2 2 28 32	Created the posts as per the revised work load as on 1-1-1994.	Upto 31-10-95
			Total	93		

Supernumerary Posts

Asst. Accts. Officer	2
Jr. Asst. (A/cs)	5
Typist	2
Record Clerk	4
AE/JE (E) I Grade	1
Foreman I Grade	2
Line Inspector	1
Comml. Inspector	1
Comml. Asst.	1
Total	19

6.	Per. B. P. (Ch.) No. 240 (Adm. Br.) dt. 7-7-1994	Thirupathur Electricity Distn. Circle	AE/JE (E) I Grade Assistant (A/cs) Revenue Supervisor Assessor S.C. I Grade Stores Supr. Foreman I Grade Line Inspector Comml. Insptr.	14 5 42 21 4 4 12 29 59	-do-	Upto 31-5-95
			Total	190		

Supernumerary Posts

Asst. Accts. Officer	1
Jr. Asst. (A/cs)	2
Typist	1
Record Clerk	2
Office Helper	2
AE/JE (E) I Grade	6
Foreman I Grade	12
Line Inspector	6
Comml. Inspector	6
Comml. Asst.	6
Total	44

(1)	(2)	(3)	(4)	(5)	(6)	(7)
7.	Per. B. P. (Ch.) No. 241 (Adm. Br.) dt. 7-7-1994	Tiruvannamalai Sambuvarayar Electricity Distn. Circle	AE/JE (E) I Grade Asst. Accts. Officer Accts. Supr. Jr. Asst. (A/cs) Typist Record Clerk Office Helper Rev. Supr. Assessor Stores Supr. S. C. I Grade Foreman I Grade Line Inspector Comml. Insptr. Wireman Helper Total	25 1 8 6 1 5 14 78 27 5 3 36 26 98 138 506 977	Created as per revised work load as on 1-1-94.	Upto 30-4-1995
Supernumerary Posts						
			AE/JE (E) I Grade Foreman I Grade Line Inspector Comml. Insptr. Comml. Asst. Total	12 24 12 12 12 72		
8.	Per. B. P. (Ch.) No. 242 (Adm. Br.) dt. 7-7-1994.	Trichy Electricity Distn. Circle/ (South)	AE/JE (E) I Grade Accts. Supr. Rev. Supr. Assessor Stores Supr. S. C. I Grade Foreman I Grade Comml. Inspector Line Inspector Total	7 11 47 28 4 2 6 74 58 237	—do—	Upto 31-5-1995
Supernumerary Posts						
			Asst. Accts. Officer Jr. Asst. (A/cs) Typist Record Clerk Office Helper AE/JE (E) I Grade Foreman I Grade Line Inspector Comml. Inspector Comml. Asst. Total	2 4 2 4 4 1 2 1 1 1 22		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
9.	Per. B. P. (Ch.) No. 243 (Adm. Br.) Dated 7-7-1994	Mettur Electricity Distn. Circle	AE/JE (E) I Grade Accts. Supr. Rev. Supr. Assessor Stores Supr. S. C. I Grade Foreman I Grade Line Inspector Comml. Inspector	20 11 58 25 5 2 19 33 86	Created the posts as per the revised work load as on 1-1-1994	Upto 31-8-95
			Total	259		
			Supernumerary Posts			
			Asst. Accts. Officer	2		
			Typist	2		
			Record Clerk	4		
			Office Helper	2		
			Total	10		
10.	Per. B. P. (Ch.) No. 244 (Adm. Br.) Dated 7-7-1994	Salem Electricity Distn. Circle	AE/JE (E) I Grade Accts. Supr. Rev. Supr. Assessor Stores Supr. S. C. I Grade Foreman I Grade Line Inspector Comml. Inspector	19 12 73 35 6 2 32 57 101	—do—	Upto 31-8-95
			Total	337		
			Supernumerary Posts			
			Asst. Accts. Officer	1		
			Jr. Asst. (Accts.)	2		
			Typist	1		
			Record Clerk	2		
			Office Helper	2		
			Total	8		
11.	Per B.P. (Ch.) No. 245 (Adm. Br.) Dated 7-7-1994	Vellore Ambedhkar Electricity Distn. Circle.	AE/JE (E) I Grade Accts. Supr. Rev. Supr. Assessor Stores Supr. S. C. I Grade Foreman I Grade Line Inspector Comml. Inspector	10 4 36 11 3 2 22 19 57	Created the posts as per the revised work load as on 1-1-1994	Upto 31-5-95
			Total	164		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
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Supernumerary Posts

Asst. Accts. Officer	1
Jr. Asst. (Accts.)	1
Typist	1
Record Clerk	2
Office Helper	2
AE/JE (E) I Grade	8
Foreman I Grade	16
Line Inspector	8
Comml. Insptr.	8
Comml. Asst.	8

Total	55
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12. Per. B.P. (Ch.) Tirunelveli
No. 246 Kattabomman
(Adm. Br.) Electricity
Dated Distn. Circle
7-7-1994

AE/JE (E) I Grade	21
Accts. Supr.	25
Office Helper	9
Rev. Supr.	47
Assessor	26
Stores Supr.	6
S. C. I Grade	2
Foreman I Grade	40
Line Inspector	25
Comml. Inspector	83

Total	284
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Created the posts
as per the revised
work load as on
1-1-94.

Upto
31-10-95.

Supernumerary Posts

Asst. Accts. Officer	2
Jr. Asst. (Accts.)	6
Typist	2
Record Clerk	4
AE/JE (E) I Grade	3
Foreman I Grade	6
Line Inspector	3
Comml. Inspector	3
Comml. Asst.	3

Total	32
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13. Per. B.P. (Ch.) Madras Elecy.
No. 247 Distn. Circle
(Adm. Br.) (South)
dt. 7-7-1994

AE/JE (E) I Grade	3
Accts. Supr.	14
Assistant (Accts)	5
Rev. Supr.	28
Assessor	45
Stores Supr.	3
Foreman I Grade	6
Line Inspector	57
Comml. Inspector	56
Wireman	10

Total	227
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—do—

Upto
31-3-95

(1)	(2)	(3)	(4)	(5)	(6)	(7)
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Supernumerary Posts

Asst. Accts. Officer	4
Jr. Asst. (Accts.)	9
Typist	4
Record Clerk	8
Office Helper	8

Total	33
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14. Per. B.P. (Ch.) No. 248
(Adm. Br.)
dt. 7-7-94.

Madras Elec.
Distn. Circle
(North)

AE/JE (E) I Grade	2
Accts. Supr.	4
Rev. Supr.	25
Assessor	9
Stores Supr.	3
S.C. I Grade	1
Foreman I Grade	3
Line Inspector	37
Comml. Inspector	49

Total	133
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Created the posts
as per the revised
work load as on
1-1-94.

Upto
31-3-95

Supernumerary Posts

AE/JE (E) I Grade	1
Foreman I Grade	2
Line Inspector	1
Comml. Inspector	1
Comml. Asst.	1
Asst. Accts. Officer	2
Jr. Asst. (Accts.)	4
Typist	2
Record Clerk	4
Office Helper	4

Total	22
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15. Per. B.P. (Ch.) No. 249
(Adm. Br.)
dt. 7-7-94.

Madras Elec.
Distn. Circle
(Central)

Accounts. Supr.	11
Rev. Supr.	21
Stores Supr.	4
Line Inspector/LI/CJ	48
Comml. Inspector	52

Total	136
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—do—

Upto
31-3-95

Supernumerary Posts

Asst. Accts Officer	4
Jr. Asst. (Accts.)	10
Typist	4
Record Clerk	8
Office Helper	8
A/E/JE (E) I Gr.	4
Foreman I Gr.	8
Line Inspector	4
L.I./C.J.	4
Comml. Insptor.	4
Comml. Asst.	4

Total	62
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(1)	(2)	(3)	(4)	(5)	(6)	(7)
16.	Per. B.P. (Ch.) No. 250 (Adm. Br.) Dated 7-7-94	Chidambaranar E.D. Circle	AE/JE (E) I Gr. Accts. Supr. Rev. Supr. Assessor Stores Supr. S.C. I Gr. Foreman I Gr. Line Inspector Comml. Inspector Total	13 18 28 22 3 2 28 8 48 170	Created the posts as per the revised work load as on 1-1-1994	Upto 31-10-95
Supernumerary Posts						
			AE/JE (E) I Gr. Foreman I Gr. Line Inspector Comml. Insptr. Comml. Asst. Asst. Accts. Officer Jr. Asst. (A/cs) Typist Record Clerk Office Helper Total	6 12 6 6 6 1 3 1 2 2 45		
17.	Per B.P. (Ch.) No. 254 (Adm. Br.) Dated 11-7-94	Coimbatore Electricity Distribution Circle/(North)	AE/JE (E) I Gr. Accts. Supr. Rev. Supr. Stores Supr. S.C. I Gr. Foreman I Gr. Line Inspector Comml. Inspector Total	8 4 45 4 1 16 47 59 184	Created the posts as per the revised work load as on 1-1-94	Upto 30-6-95
18.	Per. B.P. (Ch.) No. 255 (Adm. Br.) Dated 11-7-94	Madras Electri- city Distribution Circle/(West)	AE/JE/(E) I Gr. Accts. Supr. Assistant (Accts.) Senior Rev. Supr. Rev. Supr. Stores Supr. S.C. I Gr. S.C. II Gr. Foreman I Gr. L.I./L.I./C.J. Comml. Insptr. Wireman Total	3 20 25 1 23 5 10 1 5 35 34 30 192	—do—	Upto 31-3-95

(1)	(2)	(3)	(4)	(5)	(6)	(7)
19.	Per. B.P. (Ch.) No. 256 (Adm. Br.) Dated 11-7-94	Coimbatore Electricity Distribution Circle/(South)	AE/JE (E) I Gr. Asst. Accts. Officer Accts. Supr. Assistant (A/cs) Jr. Asst. (A/cs) Typist Record Clerk Office Helper Rev. Supr. Assessor Stores Supr. S.C. I Gr. Foreman I Grade Line Inspector Comml. Inspector Wireman Total	19 1 22 3 3 1 2 2 64 6 4 1 28 60 82 41 339	Created the posts as per the revised work load as on 1-1-1994	Upto 30-6-95
20.	Per. B.P. (Ch) No. 257 (Adm. Br.) dt. 11-7-1994	Villupuram Ramasamy Padayachiyar Electricity Distribution Circle	AE/JE (E) I Grade Accts. Supr. Rev. Supr. Assessor Stores Supr. S.C. I Grade Foreman I Grade Line Inspector Comml. Inspector Wireman Total	27 14 72 29 4 2 48 37 90 7 330	—do—	Upto 30-4-95
Supernumerary Posts						
			AE/JE (E) I Grade Foreman Line Inspector Comml. Inspector Comml. Asst. Total	4 8 4 4 4 24		
21.	Per. B.P. (Ch) No. 258 (Adm. Br.) dt. 11-7-1994	Ramnad Electricity Distn. Circle	AE/JE (E) I Grade Accts. Supr. O.H. Senior Rev. Supr. Rev. Supr. Assessor Stores Supr. S.C. I Grade Foreman I Grade Comml. Inspector Total	7 8 2 1 10 8 2 6 16 22 82	-do-	Upto 30-9-95

(1)	(2)	(3)	(4)	(5)	(6)	(7)
Supernumerary Posts						
			Asst. Accts. Officer	1		
			Jr. Asst. (Accts.)	3		
			Typist	1		
			Record Clerk	2		
			AE/JE (E) I Grade	7		
			Foreman I Grade	14		
			Line Inspector	7		
			Comml. Inspector	7		
			Comml. Asst.	7		
			Total	49		
22.	Per. B.P. (Ch) No. 259 (Adm. Br.) dt. 11-7-1994	Dindigul Anna Electricity Distn. Circle	AE/JE (E) I Grade	8	Created the posts as per the revised work load as on 1-1-1994	Upto 31-7-95
			Accts. Supr.	15		
			Junior Asst. (A/cs)	1		
			Rev. Supr.	58		
			Assessor	23		
			Stores Supr.	4		
			S C. I Grade	2		
			Foreman I Grade	12		
			Line Inspector	46		
			Comml. Inspector	72		
			Total	241		
Supernumerary Posts						
			AE/JE (E) I Grade	4		
			Foreman I Grade	8		
			Line Inspector	4		
			Comml. Inspector	4		
			Comml. Asst.	4		
			Total	24		
23.	Per. B.P. (Ch.) No. 260 (Adm. Br.) Dated 11-7-94.	Kamarajar Elec. Distn. Circle	AE/JE (E) I Grade	13	Created the post as per the revised work load as on 1-1-1994.	Upto 30-9-1995
			Assistant (Accts.)	14		
			Office Helper	5		
			Rev. Supr.	34		
			Assessor	23		
			Stores Supr.	4		
			S. C. I Grade	3		
			Foreman I Grade	14		
			Line Inspector	36		
			Comml. Inspector	58		
			Total	204		
Supernumerary Posts						
			Asst. Accts. Officer	1		
			Jr. Asst. (Accts.)	3		
			Typist	1		
			Record Clerk	2		
			AE/JE (E) I Grade	5		
			Foreman I Grade	10		
			Line Inspector	5		
			Comml. Inspector	5		
			Comml. Asst.	5		
			Total	37		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
24.	Per. B.P. (Ch.) No. 261 (Adm. Br.) Dated 12-7-94.	Udumalpet Elec. Distn. Circle	AE/JE (E) I Grade Accts. Supr. Jr. Asst. (A/cs) Rev. Supr. Stores Supr. S.C. I Grade Foreman I Grade Line Inspector Comml. Inspector	21 10 1 53 3 1 30 21 62	Created the posts as per the revised work load as on 1-1-94	Upto 31-8-1995
			Total	202		
			Supernumerary Posts			
			AE/JE (E) I Grade	4		
			Foreman I Grade	8		
			Line Inspector	4		
			Comml. Inspector	4		
			Comml. Asst.	4		
			Total	24		
25.	Per. B.P. (Ch.) No. 262 (Adm. Br.) Dated 12-7-94.	Chengalpattu MGR Elec. Distn. Circle	AE/JE (E) I Grade Accts. Supr. Assistant (Accts.) Jr. Asst. (Accts.) Rev. Supr. Assessor Stores Supr. S.C. I Grade Foreman I Grade Line Inspector Comml. Insptr. Wireman	12 7 4 1 45 33 3 1 19 33 59 23	-do-	Upto 31-3-1995
			Total	240		
26.	Per. B.P. (Ch.) No. 263 (Adm. Br.) Dated 12-7-94.	South Arcot Vallalar Elec. Distn. Circle	AE/JE (E) I Grade Accts. Supr. Rev. Supr. Assessor Stores Supr. S.C. I Grade Foreman I Grade Comml. Insptr.	45 13 82 32 5 2 74 104	-do-	Upto 30-4-1995
			Total	357		
27.	Per. B.P. (Ch.) No. 264 (Adm. Br.) 12-7-94	Madurai Electri- city Distn. Circle	AE/JE (E) I Gr. Accts. Supr. Asst. (Accts.) Rev. Supr. Assessor Stores Supr. S.C. I Gr. Foreman I Gr. Line Inspector Comml. Insptr. Wireman	6 15 2 26 2 5 2 13 18 44 4	-do-	Upto 31-7-95
			Total	137		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
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Supernumerary Posts

Asst. Accts. Officer	1
Jr. Asst. (A/cs)	1
Typist	1
Record Clerk	2
Office Helper	2
Total	7

28. Per. B.P. (Ch.) No. 265 (Adm. Br.) Dated 12-7-94	Theni Electricity Distn. Circle	AE/JE (E) I Gr.	10	Created the posts as per the revised work load as on 1-1-94	Upto 31-7-95
		Acct. Supr.	9		
		Jr. Asst. (A/cs)	1		
		Record Clerk	2		
		Office Helper	2		
		Rev. Supr.	33		
		Assessor	17		
		Stores Supr.	5		
		S.C. I Gr.	8		
		Foreman I Gr.	18		
		Line Insptr.	18		
		Comml. Insptr.	48		
		Total	171		

Supernumerary Posts

AE/JE (E) I Gr.	5
Foreman I Gr.	10
Line Insptr.	5
Comml. Insptr.	5
Comml. Asst.	5
Total	30

29. Per. B.P. (Ch.) No. 266 (Adm. Br.) Dated 12-7-94	Kancheepuram Electricity Distribution Circle	AE/JE (E) I Gr.	8	—do—	Upto 31-3-95
		Accts. Supr.	7		
		Jr. Asst. (Accts.)	1		
		Rev. Supr.	49		
		Assessor	19		
		Stores Supr.	4		
		S.C. I Gr.	2		
		Foreman I Gr.	16		
		Line Inspector	31		
		Comml. Insptr.	67		
		Total	204		

Supernumerary Posts

AE/JE (E) I Gr.	4
Foreman I Gr.	8
Line Insptr.	4
Comml. Insptr.	4
Comml. Asst.	4
Total	24

(1)	(2)	(3)	(4)	(5)	(6)	(7)
30.	Per B. P. (Ch.) No. 267 (Adm. Br.) Dated 14-7-1994	Trichy Electricity Distribution Circle/North	AE/JE (E) I Gr. Accts. Supr. Jr. Asst. (A/c s) Rev. Supr. Stores Supr. S. C. I Grade Foreman I Grade Line Inspector Comml. Insptr.	14 10 3 56 5 2 26 22 78	Created the posts as per the revised work load as on 1-1-1994	Upto 31-5-1995
			Total	216		
			Supernumerary			
			AE/JE (E) I Gr.	7		
			Foreman I Gr.	14		
			Line Insptr.	7		
			Comml. Insptr.	7		
			Comml. Asst.	7		
			Total	42		
31.	Per. B. P. (Ch.) No. 268 (Adm. Br.) Dated 14-7-1994	Dharmapuri Electricity Distribution Circle	AE/JE (E) I Gr. Accts. Supr. Rev. Supr. Assessor Stores Supr. S. C. I Grade Foreman I Grade Line Insptr. Comml. Insptr.	4 22 66 35 4 3 8 63 85	—do—	Upto 30-6-1995
			Total	290		
			Supernumerary Posts			
			AE/JE (E) I Gr.	6		
			Foreman I Grade	12		
			Line Insptr.	6		
			Comml. Insptr.	6		
			Comml. Asst.	6		
			Total	36		
32.	Per. B. P. (Ch.) No. 271 (Adm. Br.) Dated 16-7-1994	Pasumpon Muthuramalinga Thevar Elecy. Distribution Circle.	AE/JE (E) I Gr. Accts. Supr. Asst. (A/cs) Record Clerk Rev. Supr. Assessor Stores Supr. S. C. I Grade Foreman I Grade Line Inspector Comml. Insptr.	4 10 1 4 20 16 3 3 8 15 31	Created the posts as per the revised work load as on 1-1-1994	Upto 30-9-1995
			Total	115		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
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Supernumerary Posts

AE/JE (E) I Gr.	4
Foreman I Grade	8
Line Insptr.	4
Comml. Insptr.	4
Comml. Asst.	4

Total	24
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33. Per. B. P. (Ch.) Thanjavur
No. 272 Electricity
(Adm. Br.) Distribution
Dated 16-7-1994 Circle

Accts. Supr.	9
Jr. Asst. (A/cs)	2
Rev. Supr.	25
Assessor	8
Stores Supr.	3
S. C. I Grade	2
Foreman I Grade	13
Line Inspector	13
Comml. Insptr.	39

Created the posts as
per the revised
work load as on
1-1-1994

Upto
31-7-1995

Total	114
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Supernumerary Posts

AE/JE (E) I Gr.	5
Foreman I Grade	10
Comml. Insptr.	5
Line Insptr.	5
Comml. Asst.	5

Total	30
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34. Per. B.P. (Ch.) Nagapattinam
No. 274 Quaid-E-Milleth
(Adm. Br.) Elecy. Distrn.
Dated 16-7-94 Circle

AE/JE (E) I Gr.	10
Accts. Supr.	15
Rev. Supr.	31
Assessor	19
Stores Supr.	4
Foreman I Grade	25
Comml. Insptr.	55

—do—

Upto
31-7-1995

Total	159
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Supernumerary Posts

AE/JE (E) I Gr.	11
Foreman I Grade	22
Line Insptr.	11
Comml. Insptr.	11
Comml. Asst.	11
Asst. Accts. Officer	1
J.A. (Accts.)	3
Typist	1
Record Clerk	2
Office Helper	2

Total	75
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(1)	(2)	(3)	(4)	(5)	(6)	(7)
35.	Per. B.P. (Ch.) No. 193 (Sect. Br.) Dated 20-7-94	Board Office Secretariat Branch	A.E.E. A.E. Tech. Asst. Helper	1 2 2 3	Created for one addl. Sub-Dn. of APTS with head quarters at Tiruppur	One Year from the date of utilisation
				Total	8	
36.	Per. B.P. (Ch.) No. 277 (Adm. Br.) Dated 20-7-94	North Madras Thermal Power Project.	E.E./Elec. E.E./Mechl. A.E.E./Elec. A.E.E./Mechl. A.E./Elec. A.E./Mechl. AE/JE (E) I Gr. JE (E) II Gr. TA (E) including Operators TA (M) including Operators D'man for E.E. Elec. I Grade Typist Jr. Chemist Tester Chemical Steno-Typist Sr. D'man J.A. (Accts.)	1 1 5 4 44 22 4 1 43 20 4 5 3 11 11 1 1 1	Created the posts for O&M works of Unit-I in NMTPP	Upto 31-1-1995 from the date of utilisation
				Total	182	
37.	Per. B.P. (Ch.) No. 284 (Adm. Br.) Dated 22-7-94	Madras Elec. Distn. Circle/ (South)	Line Inspector	3	Created the FOC at Velachery Sub- Station for Velachery Sub-Division	Upto 31-3-1995 from the date of utilisation
38.	Per. B.P. (Ch.) No. 289 (Adm. Br.) Dated 23-7-94	Basin Bridge Gas Turbine Project	A.E.E./Civil AE/JE (C) I Grade	1 2	Created the posts for attending to the constructions works at BBGTP	One year from the date of utilisation
				Total	3	
39.	Per B. P. (Ch.) No. 294 (Adm. Br.) dt. 26-7-1994	Mettur Electricity Distribution Circle	Tech. Asst. Line Inspector Helper	5 4 8	Created the posts for Tiruchengode 230/110 KV SS.	One year from the date of utilisation
			Total	17		
40.	Per. B. P. (Ch.) No. 295 (Adm. Br.) dt. 26-7-1994.	Generation Circle/ Kadamparai	Foreman II Grade	1	Created the posts for mechanical works in Gen./ Kadamparai.	Upto 31-12-94 from the date of utilisation
41.	Per. B. P. (Ch.) No. 299 (Adm. Br.) dt. 29-7-1994.	Board Office Technical Branch	Office Helper	1	Created the post to Transport Division in the O/o S. E./MM/-II.	One year from the date of utilisation.
42.	Per. B. P. (Ch.) No. 192 (SB) dt. 18-7-94.	Audit Branch	Internal Audit Officer	1		

STATEMENT — 'B' SHOWING THE DETAILS OF POSTS ABOLISHED DURING JULY 1994

Sl. No.	Details of Board's order	Name of the Circle	Name of the Post	No. of Post	Purpose for which the posts were Abolished	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No. 237 (Adm. Br.) dt. 7-7-1994	Periyar Electricity Distribution Circle	JE (E) II Grade Asst. Accts. Officer Assistant (Accts.) Junior Asst. (A/cs) Typist Record Clerk I.A. S.C. II Grade Comm. Asst. Wireman Helper Lineman Asst. Comm. Insptr.	27 1 7 3 1 2 124 15 88 103 287 357 40	Abolished the posts on review of revised work load as on 1-1-1994	With immediate effect
			Total	1055		
2.	Per. B.P. (Ch.) No. 238 (Adm. Br.) dt. 7-7-1994	Pudukottai Electricity Distribution Circle	J.E. (E) II Grade I.A. S.C. II Grade Lineman Asst. Comm. Insptr. Comm. Asst. Helper	8 43 6 129 26 19 63	-do-	-do-
			Total	294		
3.	Per. B.P. (Ch.) No. 239 (Adm. Br.) dt. 7-7-1994	Kanyakumari Electricity Distribution Circle	JE (E) II Grade Asst. Accts. Officer Assistant (A/cs) Jr. Asst. (Accts.) Typist Record Clerk I.A. Assessor S.C. II Grade FM I Grade Lineman A.C.I. Comm. Asst. Wireman Helper	2 2 7 5 2 4 40 1 6 4 99 11 25 22 66	-do-	-do-
			Total	296		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
4.	Per. B.P. (Ch.) No. 240 (Adm. Br.) dt. 7-7-1994	Tirupathur Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Asst. (Accts.) Jr. Asst. (A/cs) Typist Record Clerk Office Helper I.A. S.C. II Grade Lineman A.C.I. Comm. Asst. Wireman Helper	20 1 3 2 1 2 2 92 7 207 23 52 28 159	Abolished the posts on review of revised work load as on 1-1-1994	with immediate effect
			Total	599		
5.	Per. B.P. (Ch.) No. 241 (Adm. Br.) Dated 7-7-1994	Tiruvannamalai Sambuvarayer Electricity Distribution Circle	JE (E) II Grade Asst. (Accts.) I. A. S. C. II Grade Lineman A. C. I. Comm. Asst.	37 6 154 1 323 35 97	-do-	-do-
			Total	653		
6.	Per. B. P. (Ch.) No. 242 (Adm. Br.) Dated 7-7-1994	Trichy Electricity Distribution Circle (South)	JE (E) II Grade A. Accts. Officer Asst. (Accts.) Jr. Asst. (Accts.) Typist Record Clerk Office Helper I. A. S. C. II Grade Lineman A. C. I. C. A. Wireman Helper	8 2 7 4 2 4 4 77 10 232 30 54 26 216	-do-	-do-
			Total	676		
7.	Per. B. P. (Ch.) No. 243 (Adm. Br.) Dated 7-7-1994	Mettur Electricity Distribution Circle	JE/(E) II Grade A. Accts. Officer Asst. (Accts.) Typist Record Clerk Office Helper I. A. S. C. II Grade Lineman A. C. I. C. A. Wireman Helper	18 2 12 2 4 2 98 12 261 38 82 130 232	-do-	-do-
			Total	893		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
8.	Per. B. P. (Ch.) No. 244 (Adm. Br.) Dated 7-7-1994	Salem Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Assistant (A/cs) Jr. Asst. (A/cs) Typist R. C. O. H. I. A. S. C. II Grade Lineman A. C. I. C. A. Wireman Helper Total	19 1 9 2 1 2 2 151 14 303 32 81 64 183 864	Abolished the post on review of revised work load as on 1-1-1994	With immediate effect
9.	Per. B. P. (Ch.) No. 245 (Adm. Br.) Dated 7-7-1994	Vellore Ambedhkar Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Assistant (A/cs) J. A. (Accts.) Typist R. C. O. H. I. A. S. C. II Grade Lineman A. C. I. C. A. Wireman Helper Total	18 1 10 1 1 2 2 83 10 195 21 52 36 165 597	—do—	—do—
10.	Per. B.P. (Ch.) No. 246 (Adm. Br.) dt. 7-7-1994	Tiruhelveli Kattabomman Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Assistant (A/cs) Jr. Asst. (A/cs) Typist R. C. I. A. S.C. II Grade Lineman A. C. I. C. A. Wireman Helper Total	24 2 16 6 2 4 97 14 261 29 72 43 188 758	—do—	—do—

(1)	(2)	(3)	(4)	(5)	(6)	(7)
11.	Per. B.P. (Ch.) No. 247 (Adm. Br.) dt. 7-7-1994	Madras Electricity Distribution Circle/South	A. Accts. Officer Jr. Asst. (A/cs) Typist R. C. O. H. I. A. S.C. II Grade Lineman A. C. I. C. A. Helper	4 9 4 8 8 56 10 186 5 45 117	Abolished the posts on review of revised work load as on 1-1-1994	With immediate effect
			Total	452		
12.	Per. B.P. (Ch.) No. 248 (Adm. Br.) dt. 7-7-1994	Madras Electricity Distribution Circle/North	JE (E) II Grade A. Accts. Officer Assistant (A/cs) Jr. Asst. (A/cs) Typist R. C. O. H. I. A. S.C. II Grade Lineman A. C. I. C. A. Wireman Helper	3 2 14 4 2 4 4 68 8 173 20 34 6 12	-do-	-do-
			Total	354		
13.	Per. B.P. (Ch.) No. 249 (Adm. Br.) dt. 7-7-1994	Madras Electricity Distribution Circle/Central	A. Accts. Officer AE/JE (E) I Gr. Assistant (A/cs) Jr. Asst. (A/cs) Typist R. C. O. H. I. A. Assessor S.C. II Grade F.M. I Grade Lineman A. C. I. C. A. W. M. Helper	4 4 14 10 4 8 8 73 14 10 8 224 14 46 100 245	-do-	-do-
			Total	786		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
14.	Per. B.P. (Ch.) No. 250 (Adm. Br.) dt. 7-7-1994	Chidambaranar Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Assistant (A/cs) Jr. Asst. (A/cs) Typist R. C. O. H. I. A. S.C. II Grade Lineman A. C. I. C. A. W. M. Helper	19 1 7 3 1 2 2 57 3 162 19 41 10 107	Abolished the posts on review of revised work load as on 1-1-94	with immediate effect
			Total	434		
15.	Per. B.P. (Ch.) No. 254 (Adm. Br.) Dated 11-7-94	Coimbatore Electricity Distribution Circle/(North)	JE (E) II Grade Assistant (Accts.) I. A. S.C. II Grade Lineman A.C.I. C.A. Wireman Helper	6 5 81 9 168 13 42 2 118	-do-	-do-
			Total	444		
16.	Per. B.P. (Ch.) No. 255 (Adm. Br.) Dated 11-7-94	Madras Electricity Distribution Circle/ (West)	JE (E) II Grade I. A. Assessor Lineman A.C.I. C.A. Helper	1 31 10 108 13 20 42	-do-	-do-
			Total	225		
17.	Per. B.P. (Ch.) No. 256 (Adm. Br.) Dated 11-7-94	Coimbatore Electricity Distribution Circle/(South)	JE (E) II Grade I.A. S.C. II Grade Lineman A.C.I. C.A. Helper	15 101 13 229 25 69 80	-do-	-do-
			Total	532		
18.	Per. B.P. (Ch.) No. 257 (Adm. Br.) Dated 11-7-94	Villupuram Ramasamy Padayachiyar Electricity Distribution Circle	JE (E) II Grade Asst. (Accts.) I.A. S.C. II Grade Lineman A.C.I. C.A. Helper	31 3 124 10 264 43 63 128	-do-	-do-
			Total	666		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
19.	Per. B.P. (Ch.) No. 258 (Adm. Br.) Dated 11-7-94	Ramnad Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Assistant (A/cs) Jr. Asst. (A/cs) Typist R.C. I.A. S.C. II Grade L.I. L.M. A.C.I. C.A. W.M. Helper	14 1 1 3 1 2 36 2 10 87 9 29 24 84	Abolished the posts on review of revised work load as on 1-1-1994.	With immediate effect.
			Total	303		
20.	Per. B.P. (Ch.) No. 259 (Adm. Br.) Dated 11-7-94	Dindigul Anna Electricity Distribution Circle	JE (E) II Grade Assistant (A/cs) I.A. S.C. II Grade L.M. A.C.I. C.A. W.M. Helper	12 5 104 10 225 28 58 74 202	—do—	—do—
			Total	718		
21.	Per. B.P. (Ch.) No. 260 (Adm. Br.) Dated 11-7-94	Kamarajar Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Assistant (A/cs) Jr. Asst. (A/cs) Typist R.C. I.A. S.C. II Grade L.M. A.C.I. C.A. W.M. Helper	18 1 5 3 1 2 69 9 189 21 47 32 148	—do—	—do—
			Total	545		
22.	Per B.P. (Ch.) No. 261 (Adm. Br.) dt. 12-7-1994	Udumalpet Electricity Distribution Circle	JE (E) II Grade Asst. (Accts.) I.A. S.C. II Grade L.M. A.C.I. C.A. W.M. Helper	25 5 103 9 215 34 51 42 138	—do—	—do—
			Total	622		

(xxx)

(1)	(2)	(3)	(4)	(5)	(6)	(7)
23.	Per B. P. (Ch.) No. 262 (Adm. Br.) dt. 12-7-1994	Chengalpattu MGR Elec. Distribution Circle	JE (E) II Grade I.A. S.C. II Grade L.M. C.A. A.C.I. Helper Total	12 66 9 180 45 20 88 420	Abolished the posts on review of revised workload as on 1-1-1994	With immediate effect.
24.	Per B. P. (Ch.) No. 263 (Adm. Br.) dt. 12-7-1994	South Arcot Vallalar Electricity Distribution Circle	JE (E) II Grade Asst. (A/cs) I.A. S.C. II Grade L.I. L.M. A.C.I. C.A. W.M. Helper Total	34 2 124 12 3 304 36 81 17 41 654	-do-	-do-
25.	Per B. P. (Ch.) No. 264 (Adm. Br.) dt. 12-7-1994	Madurai Electricity Distribution Circle	JE (E) II Grade A. Accts. Officer Jr. Asst. (Accts.) Typist R.C. O.H. I.A. S.C. II Grade L.M. A.C.I. C.A. Helper Total	6 1 1 1 2 2 58 8 179 34 53 128 473	-do-	-do-
26.	Per B.P. (Ch.) No. 265 (Adm. Br.) dt. 12-7-94	Theni Electricity Distribution Circle	JE (E) II Grade Asst. (A/cs) I.A. S.C. II Grade L.M. A.C.I. C.A. W.M. Helper Total	15 5 72 3 159 18 42 24 141 479	-do-	-do-

(1)	(2)	(3)	(4)	(5)	(6)	(7)
27.	Per B. P. (Ch.) No. 266 (Adm. Br.) dt. 12-7-1994	Kancheepuram Electricity Distribution Circle	JE (E) II Grade Assistant (A/cs) I.A. S.C. II Grade L.M. A.C.I. C.A. W.M. Helper Total	12 1 95 10 213 32 87 74 165 689	Abolished the posts on review of revised work load as on 1-1-1994	With immediate effect
28.	Per. B.P. (Ch.) No. 267 (Adm. Br.) dt. 14-7-1994	Trichy Electricity Distribution Circle	JE (E) II Grade Assistant (A/cs) I.A. Assessor S.C. II Grade L.M. A. C. I. C. A. W. M. Helper Total	21 7 120 8 13 255 30 75 63 199 791	-do-	-do-
29.	Per. B.P. (Ch.) No. 268 (Adm. Br.) dt. 14-7-1994	Dharmapuri Electricity Distribution Circle	JE (E) II Grade I. A. S. C. II Grade Lineman A. C. I. C. A. W. M. Helper Total	10 106 9 276 33 66 142 251 893	-do-	-do-
30.	Per. B.P. (Ch.) No. 271 (Adm. Br.) dt. 16-7-1994	Pasumpon Muthuramalinga Thevar Electricity Distn. Circle	JE (E) II Grade I. A. S. C. II Grade L. M. A. C. I. C. A. W. M. Helper Total	8 38 7 105 12 27 43 77 317	-do-	-do-

(1)	(2)	(3)	(4)	(5)	(6)	(7)
31.	Per. B.P. (Ch.) No. 272 (Adm. Br.) dt. 16-7-1994	Thanjavur Electricity Distribution Circle	JE (E) II Grade I.A. S.C. II Grade L.M. A.C.I. C.A. W.M. Helper	5 48 8 129 27 35 32 113	Abolished the posts due to vacant for more than six months	With immediate effect
			Total	397		
32.	Per. B.P. (Ch.) No. 274 (Adm. Br.) dt. 16-7-1994	Nagapattinam Quaid-E-Milleth Electricity Distn. Circle	JE (E) II Grade A Accts. Officer Asst. (Accts.) Jr. Asst. (A/cs) Typist R.C. O.H. I.A. S.C. II Grade L.I. L.M. A.C.I. C.A. W.M. Helper	21 1 1 3 1 2 2 77 8 1 203 23 77 59 207	-do-	-do-
			Total	686		
33.	Per. B.P. (Ch.) No. 192 (Audit) dt. 18-7-1994	Board Office Audit Branch	Auditor	2	-do-	-do-
34.	Per. B.P. (Ch.) No. 277 (Adm. Br.) dt. 20-7-1994	Ennore Thermal Power Station	Asst. Chargeman FM II Grade Mechanic I Gr. Tech. Asst. Syrang I Grade Syrang II Grade Tinsmith Fitter II Grade Fitter Slinger Carpenter II Grade Elec. II Grade Transport Cleaner Time Keeper II Gr. Maistry III Gr. Stone Cutter Boiler House FM Cleaner I Gr. Helper Sweeper Cleaner/Veh. Helper	1 8 2 30 3 1 1 44 8 1 6 7 12 7 1 1 27 119 1 20	-do-	-do-
			Total	300		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
		Tuticorin	JE (M) I Grade	5		
		Thermal	JE (E) I Grade	20		
		Power	A. E. / (Mech.)	2		
		Station	JE (M) II Grade	30		
			Assistant (Adm.)	2		
			Jr. Asst. (Accts.)	2		
			T. A. (E) I Grade	10		
			T. A. (E) II Grade	60		
			T. A. (M) II Grade	40		
			Fitter II Grade	22		
			I. B. Warden	1		
			Veh. Helper/Transport	5		
			Vehicle Helper	2		
			Total	201		
		Mettur	AE/JE (M) I Grade	2		
		Thermal	JE (E) II Grade	10		
		Power	JE (M) II Grade	10		
		Station	Jr. Asst. (A/cs/Adm)	6		
			Fitter III Grade	150		
			T. A. (Elec.)	25		
			T. A. (Elec/Mechl.)	10		
				213		
35.	Per. B. P. (Ch.) No. 285 (Adm. Br.) Dated 22-7-94	Madras Electricity Distribution Circle/(Central)	Foreman I Grade	1	Abolished the post consequent on creation of one post of Special Grade Foreman in the Intercom Exchange in MRT Division.	With immediate effect.
36.	Per. B. P. (Ch.) No. 294 (Adm. Br.) Dated 26-7-94	Mettur Electricity Distribution Circle	S. B. O./ T. A. II Grade/ Lineman/Lineman Fitter	4 4	Abolished the posts consequent on creation of certain posts (17) posts).	With immediate effect.
			Total	8		

(xxxiv)

POSTS UPGRADED

Sl. No.	Details of Board's Order	Name of the Circle	Name of the post	No. of post	Purpose for which the posts were upgraded	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No. 285 (Adm. Br.) 22-7-94	Madras Electricity Distribution Circle/(Central)	Special Grade Foreman	1	Upgraded one post of Foreman I Gr. for Intercom Exchange in MRT Division.	Upto 31-3-95 from the date of utilisation.

DOWN—GRADED

—Nil—

GENERAL ADMN. & SERVICES

PART-II

General Administration & Services

Loans and Advances — Advance for Purchase of Motor Car/Scooter/Motor Cycle etc. — Insurance on Comprehensive basis-Dispensed with by Government — Orders made applicable to Board.

(Pt.) B. P. (Ch.) No. 177

(Secretariat Branch)

Dated the 1st July 1994
Bhava Aandu — Aani-17
Thiruvalluvar Aandu-2025.

G. O. Ms. No. 340 Fin. (S) Dept. dt. 19-4-94.

In the G. O. cited, the Government have dispensed with the stipulation of the comprehensive insurance policy for the vehicles purchased out of Government loans. The Government have, however, ordered that third party insurance as insisted upon under the Motor Vehicles Act shall be prescribed by incorporating a condition in the mortgage deed which says that in the event of accident/damage the loanee will still liable to discharge the loan. A copy of the G.O. is annexed.

2. It is hereby ordered that the orders issued in G.O. Ms. No. 340 Fin (S) Dept. dt. 19-4-94 be made applicable to the Board also and that the Board employees who have purchased vehicles out of Board loan need not be insisted upon to insure the vehicle on a comprehensive basis and in the event of accident/damage and total wastage of asset, the loanee is still liable to discharge the loan. It is also ordered that the third party insurance as insisted upon under the Motor vehicles Act shall be prescribed by incorporating a condition in the mortgage deed which says that in the event of accident/damage the loanee will still liable to discharge the loan.

3. The amendments issued in the G. O. may be carried out in the T. N. F. C. Vol. I.

(By Order of the Chairman)

M. Subramanian,
Secretary.

ANNEXURE

GOVERNMENT OF TAMIL NADU

ABSTRACT

Loans and Advance — Loans to Government servant for purchase of Motor Car/Scooter/Motor Cycle etc. Insurance on Comprehensive basis—Dispensed with — Amendment to Tamil Nadu Financial Code, Volume-I — Orders issued.

G. O. Ms. No. 340

Finance (Salaries) Department

Dated 19-4-94,
Bhava Aandu, Chithirai 6,
Thiruvalluvar Aandu, 2025.

ORDER :

According to the existing provision in Article 230 (c) (4) of Tamil Nadu Financial Code, Volume-I, the vehicle purchased by Government servants, out of the Government loan, should be insured on comprehensive basis within one month from the date of purchase of the vehicle and the insurance policies should be renewed periodically without any break as and when they expire. Delay in renewing the insurance policies should be viewed seriously and the fact entered in Personal File of loanee Government servant.

It has been noticed that large number of cases are coming up to Government very often for condonation of delay in insuring the vehicle on comprehensive basis or in renewing the existing policies of the vehicles. Further the lapses on the part of higher officials for having delayed the renewal of insurance policy of the conveyance and entering in the Annual Confidential Report creates displeasure. Hence it has been decided in the Secretaries meeting to dispense with the stipulation of the comprehensive insurance policy. Accordingly Government direct that the Government servants who have purchased vehicles out of Government loans need not be insisted upon to insure the vehicle on a comprehensive basis and in the event of accident/damage and total wastage of asset, the loanee is still liable to discharge the loan.

The Government also consider that third party insurance as insisted upon under the Motor Vehicles Act shall be prescribed by incorporating a condition in the mortgage deed which says that in the event of accident/damage the loanee will still liable to discharge the loan.

The following amendment is issued to the Tamil Nadu Financial Code, Volume-I (corrected upto 31-7-1991).

Amendment No. 8/94.

Article 230 (b) (8)

Page 313 and 314

Delete the existing last five lines from "Government will be the authority to condonewithin one month of the date of purchase of conveyance etc."

Introduce the following :

"Heads of Departments/Government will be the authority to condone the nonfulfilment of condition such as failure on the part of Government Servants to insure the Conveyance under third party insurance within one month from the date of purchase of conveyance etc."

Amendment No. 9/94.

Article 230(c)(4)

Page 317 to 320

Introduce the following to the existing paragraphs in (c)(4) under this rule. "The mortgage bond to be executed by a Government servant who draws an advance provides that in the event of accident/damage to the vehicle and total wastage of asset, he is liable to discharge the loan with interest. He need not be insisted upon to insure the vehicle on the comprehensive basis, but to insure on third party insurance as insisted upon under Motor Vehicle Act.

The Director of Treasuries and Accounts may initially scrutinise the documents along with the party insurance Policy and watching of the subsequent renewal of third party insurance and completion of repayment of Motor Car/Scooter/Motor cycle etc. advance may be done by the Heads of Departments/Government concerned since they are the sanctioning authorities.

Amendment No. 10/94.

Note under Articles 230 (c)(4)

Page No. 317 to 320

Delete the existing Note under Article 230 (c)(4).

Amendment No. 11/94.

T.N.F.C. Form 14

Page 501

Add the following in the last line in Form 14 under this rule, after the words "the Borrower will forthwith have the same repaired and made good" "and he is liable to discharge the loan with interest irrespective of the loanee Government servant insured the vehicle either on comprehensive basis or on third party basis".

Amendment No. 12/94.

T.N.F.C. Form 14-B

Page 509.

Add the following in the last line in Form 14-B after the word "made good",

"And he is liable to discharge the loan with interest, irrespective of the loanee government servant insured the vehicle on comprehensive basis or on third party basis.

Amendment No. 13/94.

T.N.F.C. Form 15

Page 511 and 512

Delete the existing T.N.F.C. Form 15.

Amendment No. 14/94.

T.N.F.C. Form 12
Item 28 thereunder.

Page 492

Introduce the following words "after 15th line of T.N.F.C. Form 12 item. 28 after the words "I shall insure it as third party insurance".

(By Order of the Governor)

S. Malathi,
Special Secretary to Government.

/ True Copy /

● ● ●

Memorandum No. 46284/A1/94-1, (Secretariat Branch), dated the 5th July 1994.

Sub : Establishment—Class I Officer—Retired from the service of the Board
on 30—6—94 A. N.—Notification—Issued.

The following Notification is issued :

NOTIFICATION

The following officer have retired from the service of the Board on superannuation on the Afternoon on 30—6—94 :—

Thiruvallur

1. M. Krishnan, Superintending Engineer/Civil, North Madras Thermal Power Project.
2. N. R. Sankaran, Chief Engineer/Research and Development.
3. Jayathilaka Williams, Chief Engineer/Distribution, Tirunelveli Region.
4. P. K. Ramasamy, Superintending Engineer/Udumalpet.
5. R. Subramanian, Superintending Engineer/Dindigul Anna Electricity Distribution Circle.
6. V. Elumalai, Executive Engineer/Civil/North Madras Thermal Power Project.
7. K. P. Parameswaran, Executive Engineer/O & M/Madurantagam.
8. G. Anandam, Deputy Financial Controller/South Arcot Vallalar Electricity Distribution Circle/Cuddalore.
9. R. Dharmarajan, Deputy Financial Controller/Kamaraj Electricity Distribution Circle/Virudunagar.

K. Sundaram,
Deputy Secretary (Personnel).

● ● ●

Memo. (Per) No. 19681/P3/94-1 (Secretariat Branch) dated the 11th July 1994

Sub : Leave Travel Concession—Tamil Nadu Electricity Board—Further instructions issued.

Ref : (i) B.P. Ms. (FB) No. 27 (Adm. Br.) dt. 26—5—88.

(ii) Govt. Lr. No. 1546/Fin. (Alls.)/94, Finance (Alls.) Dept., dt. 10—3—94.

As per existing rules, Leave Travel Concession claim in respect of parents of married women Board employees is not admissible for the reason that the 'family' shall include parents of male Board employees residing with and wholly dependant on him.

2. The Government have decided to extend the benefit a male employee enjoys to female employees also in respect of availing Leave Travel Concession to her dependant parents. Accordingly, the Government have directed that women Government employees shall claim Leave Travel Concession for her husband, Childrens/Step Children and also for her dependant parents residing with her, but parents of her husband are not entitled for this benefit.

3. In pursuance of the above orders of Government, it is instructed that married woman Board employees shall be permitted to claim Leave Travel Concession for her dependant parents also residing with her. Accordingly, married woman Board employees shall claim leave travel concession for her husband, Children/Step Children and also for her dependant parents residing with her. However, parents of her husband are not entitled for this benefit.

(By Order of the Chairman)

M. Subramanian,
Secretary.

● ● ●

Memo. No. 25181/P1/93-1, (Secretariat Branch) dated the 12th July 1994

Sub : Tamil Nadu Electricity Board—Deputation to Foreign Service—Under
Tamil Nadu Electricity Board Service Regulations—Allowing benefit of
promotion under Regulation. 68 A(b)—Procedure to be followed—
Instructions—Issued.

Ref : Govt's Lr. No. 65665/F.R. II/90-14 P&AR (FR. II) Dept., dt. 2—4—93.

As per Regulation 68 A(b) of the Tamil Nadu Electricity Board Service Regulations, when an employee of the Board is already on deputation and his name included in the approved list for promotion and if his junior gets promotion in the regular line, then the post held by the employee in foreign service may be upgraded to the higher post with effect from the date of joining of his junior in the parent department thereby giving him the benefit of promotion with effect from the same date. It is, therefore, implied that if the junior gets reversion in the parent Department, then the post upgraded under the foreign employer as mentioned above has also to be downgraded with effect from the date on which the junior in the regular line gets reversion and the deputationist should be allowed only to draw the scale of pay of the lower post from that date.

2. The officers concerned are requested to allow the benefit of promotion to the deputationists on Foreign Service only during such time their juniors are working in the promotion post in the regular line.

(By Order of the Chairman)

M. Subramanian,
Secretary.

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Memorandum No. 51055/C.2/93—6, (Secretariat Branch), Dated the 12th July 1994.

Sub : Acts and Rules— Motor Transport Workers Act, 1961— Registration
Certificate under the Act to Establishments of Tamil Nadu Electricity
Board— Copy of Registration Certificate— Communicated.

Ref : From the Inspector of Labour/II Circle/ Madras-35, Letter No. 1296/94,
dt. 25—4—94.

A Copy of the letter cited received from the Inspector of Labour, Madras being the renewal of Registration Certificate under Motor Transport Worker's Act, 1961 for the Year 1994 to the establishments of Tamil Nadu Electricity Board is communicated to all Chief Engineer/ Chief Engineers/ Distribution/ Superintending Engineers and other officers of the Board for information and guidance. Receipt of the Memorandum may be acknowledged.

M. Subramanian
Secretary.

நகல்

தொழிலாளர் துறை

அனுப்புநர் :

திரு: பி. டி. ரவீந்திரநாதர்,
தொழிலாளர் ஆய்வர்,
2ம் வட்டம், சென்னை 35.

பெறுநர் :

தமிழ்நாடு மின்சார வாரியம்,
என். பி. கே. ஆர். ஆர். மாளிகை,
800, அண்ணா சாலை, சென்னை-2.

கடித எண். மு. மு. (ஈ)/1296/94, நாள் : 25-4-94.

ஐயா,

பொருள் : மோட்டார் போக்குவரத்து தொழிலாளர் சட்டம் - 1961 - மற்றும் அதன் விதிகள் 1965 - பதிவுச் சான்று எண். 159/MDS/- 1994ம் ஆண்டிற்கு புதுப்பிக்கப்படுகிறது.

பார்வை : தங்களது விண்ணப்பம் நாள் : 27-11-93.

தாங்கள் கோரியபடி 1961ம் ஆண்டு மோட்டார் போக்குவரத்து தொழிலாளர் சட்டம் மற்றும் 1965ம் ஆண்டு விதிகளின் படி தங்களது நிறுவனத்தின் பதிவுச் சான்று எண். 159/MDS 1994ம் ஆண்டிற்கு புதுப்பிக்கப்பட்டு இத்துடன் திருப்பப்படுகிறது. அதனைத் தங்களது அலுவலகத்தில் பார்வையில் படும் தெளிவான இடத்தில் காட்டி வைக்கும்படி கேட்டுக் கொள்ளப்படுகிறது.

1. இந்த பதிவுச் சான்று 1994ம் ஆண்டு டிசம்பர் திங்கள் 31ம் நாள் வரை தான் செல்லுபடியாகும்.
2. 1995ம் ஆண்டிற்குப் பதிவுச்சான்று புதுப்பிக்க வேண்டுமானால் உரிமக் கட்டணத்தை வங்கியில் செலுத்திய அசல் செலுத்துச் சீட்டுடன் ரூ. 2/- மதிப்புள்ள நீதிமன்றக் கட்டணவில்லையை பூர்த்தி செய்யப்பட்ட விண்ணப்பப் படிவம் ஒன்றில் முன்று நகல்களில் ஒன்றில் ஒட்டி 1994ம் ஆண்டு நவம்பர் திங்கள் 30ம் தேதிக்குள் உரிய தொழிலாளர் துறை துணை ஆய்வர் மூலமாக இவ்வலுவலகத்திற்கு அனுப்பி வைத்தல் வேண்டும்.

ஒம்/-

தொழிலாளர் ஆய்வர்/2ம் வட்டம்,
சென்னை-35.

/ உண்மை நகல் /

Registration No. 159/MDS.

RENEWAL

Date of renewal	Amount of Fees Paid	Date of expiry	Signature of the Inspector of Labour
25-7-89	58,500/-	31-12-1966 31-12-1989	(ஒம்) தொழிலாளர் துணை ஆணையர் (ஆய்வு) சென்னை.
11/90	3,375/-	31-12-1990	(ஒம்) தொழிலாளர் துறை ஆய்வாளர், 2-ம் வட்டம், சென்னை-35.
4-2-91	3,375/-	31-12-1991	(ஒம்) தொழிலாளர் துறை ஆய்வாளர், 2-ம் வட்டம், சென்னை-35.
6-12-91	3,375/-	31-12-1992	(ஒம்) தொழிலாளர் துறை ஆய்வாளர், 2-ம் வட்டம், சென்னை-35.
29-1-93	3,375/-	31-12-1993	(ஒம்) தொழிலாளர் துறை ஆய்வாளர், 2-ம் வட்டம், சென்னை-35.
25-4-94	6,750/-	31-12-1994	(ஒம்) தொழிலாளர் துறை ஆய்வாளர், 2-ம் வட்டம், சென்னை-35.

Vide Letter No. மு. மு. (ஈ)/1296/94, நாள் 25-4-94.

/ உண்மை நகல் /

பிரிவு அலுவலர்.

Memorandum (Per.) No. 44722/O & M Cell—II (3)/94—1 (Secretariat Branch) Dated 13—7—1994.

Sub : Office Procedure—Training on Tamil Nadu Electricity Board Office Manual Imparted—Implementation—Review—Instructions issued.

Ref : Board's Memo. (Per.) No. 65538/O&M Cell—II (3)/91-82 dt. 3—6—1994.

Consequent on the re-organisation of the Board Office into five Branches on 1—8—1979 and changes thereafter, a comprehensive Board Office Manual keeping Tamil Nadu Government Secretariat Manual as a guide and taking into account the various orders issued from time to time by the Board in regard to office procedures, Tamil Nadu Electricity Board Office Manual has been prepared and introduced in 1986. Subsequently in 1991, a comprehensive office procedure manual, suitable for both the offices at Headquarters and field based on the Government of Tamil Nadu Secretariat Office Manual and District Office Manual has been prepared, printed and supplied to all offices of the Tamil Nadu Electricity Board. Training classes were conducted to all the staff who were attending to administrative work. But, it is seen that the provisions contained in the Tamil Nadu Electricity Board Office Manual have not been followed in the field offices and even the controlling officers do not show any interest to follow it. Hence in the Board's memorandum cited important points have been indicated for strict adoption for day to day paper work in all offices of the Board. It has also been instructed in the said Memorandum that all the controlling officers should implement the provisions contained in the Tamil Nadu Electricity Board Office Manual scrupulously and that deviation if any in implementing the procedure will be viewed very seriously.

2. It has now been decided that a Team may be deputed to check whether the provisions contained in the Tamil Nadu Electricity Board Office Manual are implemented in all offices of the Board. If any office is found, by the Team, to be not following the procedures in the Tamil Nadu Electricity Board Office Manual, Disciplinary Proceedings will be initiated against the staff including the controlling officers concerned.

3. All Controlling Officers are therefore instructed to see that the provisions contained in the Tamil Nadu Electricity Board Office Manual are followed scrupulously in their offices, if not already done.

(By Order of the Chairman)

M. Subramanian,
Secretary.

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Memo. No. 46083-C1/94—1 (Secretariat Branch) dated 13—7—94.

Sub : LABOUR—Tamil Nadu Electricity Board—Revision of Scales of Pay and Allowances—Option to come over to the Revised Scales of Pay—Extension of time limit—Further orders—Issued.

Ref : (i) (Per) B. P. (FB) No. 5 (SB) dt. 25—1—94.

(ii) Memo. No. 33922—C1/94—1 dated 31—5—94.

(iii) From Tamil Nadu Electricity Workers Federation letter reference No. 103/94 dated 30—6—94.

According to Regulation 7 (2) of the Tamil Nadu Electricity Board Revised Scales of Pay (Workmen) Regulations, 1994, the option to come over to the revised scales of pay should be exercised within four months from the date of publication of the said Regulations and intimated by the employee to the Head of Office. The time limit expired on 24—5—94.

2. Based on representations made by the Unions of workers, the time limit for exercising the option was extended for one month period upto 24—6—94 in the Board's Memo. dated 31—5—94.

3. It is stated that a large number of employees had already exercised the option to come over to the Revised Scales of Pay. It is also stated that still there are a number of employees, who have not given their option expecting some more changes to the orders already issued in certain respect. Based on the above request, it is hereby ordered that the time limit for exercising the option to come over to the revised scale of pay ordered, in the Board's memo. cited shall be extended for a further period of one month (i.e.) upto 24—7—94.

(By Order of the Chairman)

M. Subramanian,
Secretary

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Letter No. 45549/C1/94—1, (Secretariat Branch), dated the 15th July, 1994.

Sub: Rules—Tamil Nadu Tax on Professions, Trades, Callings and Employments Rules 1992—Amendments issued—Communicated.

Ref: G.O. Ms. No. 120, Municipal Administration and Water Supply Department dt. 25—4—94.

I am to enclose an extract of Rule 17 of the Tamil Nadu Profession Tax Rules 1992 which deals with deduction of tax amount from the salary or wages of employees (Central or State Government servants). In G.O. Ms. No. 120 Municipal Administration and Water Supply Department dt. 25—4—94, certain amendments have been issued to the above mentioned Rule. A copy of the Government Order is enclosed. The Chief Engineers, Superintending Engineers and Officers of the Board are requested to follow the provisions of Rule 17 of the Tamil Nadu Professional Tax Rules 1992 as amended in respect of Government servants on deputation to the Board.

M. Subramanian,
Secretary.

Encl:

Amended provision of Rule 17

(Amendment issued in G. O. Ms. No. 120, Municipal Administration & Water Supply Department dt. 25—4—94.)

17. Deduction of tax amount from the Salary or wages of employees.

- (1) In the case of Central or State Government servants as defined in clause (a) sub-section (2) of Section 2, the drawing and disbursing officer of the Government office shall be responsible for the deduction of the tax amount from the pay bill of the Government Servants. The drawing and disbursing officer shall recover the half-yearly tax as determined by the municipal authority in the pay bill of the employees for the months of January * and August of every year and shall obtain separate cheque from the Pay and Accounts Officer or the Government Treasury for the tax amount in respect of Government servants. He shall then forward the cheque to the executive authority concerned within the first week of the month of February * and September together with the return in Form XI.

*February

*March
- (2) In respect of the Self Drawing Officer of the Central or State Government, the deduction of tax in accordance with the rate of tax determined by the Municipal authority concerned shall be made by the Pay and Accounts Officer/Government Treasury Officer who are passing the pay bill and a Cheque for the consolidated amount in respect of a Municipal authority shall be sent by the Pay and Accounts Officer/Treasury Officer direct to the executive authority of the municipal authority concerned together with the return Form XI.
- (3) If the pay of a Government servant or a Self Drawing Officer was not drawn during January or August * the profession tax deduction shall be made as and when the pay of the individual is drawn subsequently. The cheque for the tax amount shall be sent to the executive authority of the Municipal authority concerned together with Form XI, within seven days of the recovery of the tax.

*August or February

* existing Rule 17 (Deduction of tax amount from the salary or wages of employees)

- (4) The executive authority may, if he considers necessary, require a drawing and disbursing officer or a Pay and Accounts Officer or a Treasury Officer, as the case may be, to furnish him with the statement relating to the payment of salary made to the Government servants/officers during any specified period. Such statement shall show the name of the employee, the details of salary drawn, the amount of tax deducted therefrom and the period to which the tax relates.
- (5) An employer shall be responsible for the deduction of the due amount of tax from the salary or wages of the employees as defined in Section 2 (b) and (c) and for depositing in the Municipal account the amount so deducted in the manner prescribed in rule 13.
- (6) Notwithstanding the provisions contained in sub-rules (1) and (2) of this rule, the liability of an employee to pay tax shall not cease until the due amount of tax in respect of him has been fully paid to the Municipal Account and without prejudice to the aforesaid provisions, the said amount may be recovered from him if the employer or the executive authority is satisfied that the amount has not been deducted from his salary or wages.

(True Extract)

Copy of : G.O.Ms.No. 120, Municipal Administration and water Supply Department, Government of Tamil Nadu Dated : 25—4—1994.

Rules—Tamil Nadu, Tax on Professions, Trades, Callings and Employments Rules 1992—Amendments Issued.

Read :

- (1) G.O.Ms.No. 229, Municipal Administration and Water Supply Department, dated 11—9—92.
- (2) G.O.Ms.No. 182, Finance (P.C.) Department dt. 23—2—94.

Order :

The appended Notification will be published in the Tamil Nadu Government Gazette.

(By Order of the Governor)

P. C. Cyriac,
Secretary to Government.

(True Copy)

APPENDIX

NOTIFICATION

In exercise of the powers conferred by section 29 of the Tamil Nadu Tax on Professions, Trades, Callings and Employments Act, 1992, (Tamil Nadu Act 24 of 1992), the Governor of Tamil Nadu hereby makes the following amendments to the Tamil Nadu Tax on Professions Trades, Callings and Employments Rules, 1992 :

AMENDMENTS

In the said Rules,—

(1) in rules 17,—

(a) in sub-rule (1),—

- (i) For the expression "February and August" the expression "January and August" shall be substituted;
- (ii) for the expression "March and September", the expression "February and September," shall be substituted;

(b) in Sub-rule (3) for the expression "August or February", the expression "January or August" shall be substituted :

(2) in Form III, after the entry "Annual turnover of all Sales/Purchase", the following entry shall be inserted, namely.

"If the person (other than pensioner) is in receipt of income from investment, the annual income from such investment". Rs.

(3) in Form VIII,-

(i) under the heading "(a) NOTICE UNDER SECTION 5(6)", for the expression "not exceeding Rs. 100/- (Rupees one hundred only)/Rs.20/- (Rupees twenty only), the expression "not exceeding Rs. 25/- (Rupees twenty five only)/Rs. 5/- (Rupees five only)," shall be substituted ; and

(ii) under the heading "(c) NOTICE UNDER SECTION 6(3)", for the expression "not exceeding rupees Rs. 25/- (Rupees twenty five only)", the expression "not exceeding Rs. 5/- (Rupees five only)" shall be substituted.

P. C. Cyriac,
Secretary to Government.

(True Copy)

• • •

AMENDMENT NO. : 4/94

Regulations—Tamil Nadu Electricity Board Service Regulations—Regulation 110(b)—Amendment—Issued.

(Per.) B.P. (Ch.) No. 189

(Secretariat Branch)

Dated the 16th July 1994.

Read :

(i) (Per.) B.P. (Ch.) No. 174 (SB) dated 13-8-93.

Proceedings :

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

AMENDMENTS

In the said Regulations, in Regulation 110(b), for the existing sub-regulation (ii) the following shall be substituted, namely,-

"(ii) After a person has entered service under the Board, an application to alter the date of birth as entered in the records of the Board shall be entertained only if such application is made within five years of such entry into service. Such an application shall be made in the prescribed form to the authority competent to make an appointment to the post held by the applicant at the time of his application. Such an application, not supported by entries in Secondary School Leaving Certificate, School, College or University records, birth extract from records of local bodies or military discharge certificates, shall be summarily rejected. The appointing authority shall cause an enquiry be made by an Executive Engineer/Operation and Maintenance having jurisdiction over the place of birth of the employee concerned. If the employee himself happens to be an Executive Engineer/Operation and Maintenance whose place of birth falls within his own jurisdiction, some other Executive Engineer nominated by Chief Engineer/Personnel shall be asked to conduct the enquiry. If the applicant is a Superintending Engineer/Operation and Maintenance or Chief Engineer (Distribution)

having jurisdiction over his place of birth, some other Executive Engineer nominated by the Chief Engineer/Personnel who is not directly under the control of the applicant shall be asked to conduct the enquiry. Such enquiry reports in respect of Superintending Engineers and above shall be submitted to the Board through the Chief Engineer/Personnel. The decision of the Board shall be final."

(ii) In the said Regulation, for the existing sub-regulation (vi) the following shall be substituted; namely:

"(vi) Any application received after five years after entry into service shall be summarily rejected."

(By Order of the Chairman)

M. Subramanian,
Secretary.

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Loans and Advances—Educational Advance—Pay limit for eligibility—Enhancement—Orders—Issued—

Pt. B. P. (Ch.) No. 188

(Secretariat Branch)

Dated the 16th July 1994.
Aani 32, Bhava
Thiruvalluvar Aandu 2025.

READ :

- (i) B. P. Ms. No. 1209 dated. 29—6—73.
- (ii) (Pt.) B. P. (Ch.) No. 284 (SB) dated. 31—10—89.

Proceedings

Consequent on the revision of scales of pay with effect from 1—12—1992, it is hereby ordered that the pay limit for eligibility for sanction of Educational Advance introduced in the Board proceedings first cited be enhanced from Rs. 1,700/- to Rs. 2,200/- (Rupees two thousand and two hundred only.)

(By Order of the Chairman)

M. Subramanian,
Secretary.

• • •

Lr. No. 48215/900/F II/93—4, Audit Branch, 18—7—94.

Sub : W. P. Nos. 12538/87, 11134/88, 14707/89, 3289/91, 5059/91 and 8055/91—Copy of Judgement Order—Communicated.

I am to enclose a copy of Judgement dated 29—09—93 pronounced by the Hon'ble Mr. Justice K. M. Natarajan in the above W. Ps. for information.

Encl :

C. D. M. J. Karunakaran,
Chief Internal Audit Officer.

IN THE HIGH COURT OF JUDICATURE AT MADRAS.

Date: 29—09—1993.

CORAM:

The Honourable Mr. Justice K.M. Natarajan
W.P.Nos.12538/87, 11134/88, 5059, 8055 & 3289 of
1991 and 14707 of 1989.

N. Srinivasa Rangar.

... Petitioner in W.P.
12538/87

versus

1. Tamil Nadu Electricity Board,
represented by its Chairman,
Anna Salai, Madras - 2.

2. The Superintending Engineer,
Udumalpet Electricity System, Udumalpet.

... Respondents W.P.
12538 of 1987.

1. Thiruvannamalai Electricity Retired Employees
Welfare Association, Thiruvannamalai
represented by Mr. O.T. Shankaran.

2. O.T. Shankaran

3. Dhakshinamurthy

4. K. Natarajan

5. K. Asthagiri

6. S. Palani

7. P. Appa Rao

8. K. Govindasami

9. G. Ranghabashyam

10. S. Appadurai

11. A. Arimuthu

12. C. Kuppuswami

13. S. Narasimhan

14. K. Jayaram

15. K. Jothi

16. G. Thangavel

17. A. Kannan

18. Mannakatty

19. T. Devarajan

20. V.K. Gopal Mudaliar

21. A. Narayanasami

22. C.V. Natarajan

23. P. Ramaswamy

24. Dharman

25. N. Vajravelu

26. V. Subramanian

27. R. Kathirvelu

28. D. Sahadevan

29. R. Kumaraswami

... Petitioners in W.P.
11134/88

Vs.,

Tamil Nadu Electricity Board,
represented by its Chairman,
Madras - 2.

... Respondent.

1. Retired TNEB Employees Association (Regn. No. 191/1988) represented by its General Secretary D.47/47/NEE 6th Cross Thillai Nagar, Trichy - 620 018.

2. H. Krishnamurthy

... Petitioners in W.P.
14707/89

Dharmapuri Electricity System
Retired Employees Welfare Association
represented by its Secretary Mr. V. Kuppuswamy

... Petitioner in W.P.
5059/91

Electricity System, Retired Employees
Welfare Association (South Madras,
North Madras, Chingleput District) represented
by its Secretary Mr. V. Vasudevan

... Petitioner in W.P.
8055/91

R. Veeraswami

... Petitioner in W.P.
3289 of 1991

versus

Tamil Nadu Electricity Board
represented by its Chairman,
Anna Salai, Madras - 2.

... Respondents in W.P.
14707/89, 5059/91.
W.P. 8055/91 &
3289/91.

For Petitioners : Mr. V. Rangarajan, K.S. Narayanan, C.D. Muralidaran & Krishnamurthy.

For Respondents : Mr. G. Vasudevan.

ORDER

These Writ Petitions have been filed, challenging the validity of the Board Proceedings in B.P. (FB) No.5, dt. 26.6.1986 and praying to quash that portion of the proceedings which fixes the date of the application of the proceedings as on or after 01.07.1986.

2. The Writ Petitioners are employees of the Madras Electricity System and now retired. The petitioners have served in the various departments of the M.E.S. for a pretty long time and they claim the pensionary benefits, once the above referred proceedings, declare unequivocally of the persons who were categorised as O.S.S. and work charged establishments which were provincial, non-pensionable services, were made pensionable service with effect from 01.07.1986. According to the case of the petitioners is that the pension is paid for the past satisfactory services rendered and to avoid destitution in old age as well as social welfare or Socio-economic Justice measures. The pensioners as a whole, form a class by themselves for the purpose of pensionary benefits and there could not be any classification in the said class, as one retired before or after a particular date viz., 1.7.1986. The classification if any made, must be founded on an intelligible differentia which distinguishes persons or things that are grouped together from those that are left out of the group and the differentia must have a rational relation to the objects sought to be achieved by the statute or order. Article 14 of the Constitution of India condemns discrimination not only by a substantive law but also by law of procedure. They set out the historic developments of various posts and schemes in the Madras Electricity Department. It is stated that prior to 1948, among the workers cadre, only work charged establishment was in existence (not to include the daily employees) in both the operation branch as well as in the construction branch of the Government Electricity Department. In 1948, the work charged establishment in the operation branch of the Government Electricity Department was provincialised and the O.S.S. was formed by G.O. 1667 dated 10.5.1948.

3. By virtue of the above said G.O. the work charged establishment in the operation branch ceased to exist. The Contributory Provident Fund Benefit was available to the persons in the O.S.S. by G.O. Ms. No. 5038, dated 8.12.1951 the work charged establishment in the construction branch was also provincialised and they were called C.S.S. They were not given contributory fund benefit. G.O.1039, dated 5.3.1957 was enacted and by virtue of the said G.O. the statutory service rules were issued for temporary posts on monthly pay with or without scales of pay under work charged establishment in both O.S.S. and C.S.S. without the benefit of pension or GPF. In 1966 by Board's Memo. 4837/D.65/5, dated 22.3.1956, 50% of the non-pensionable work charged establishment service was asked to be counted for pension but the statutory provincialised service of O.S.S. cadre were not extended with the same benefit

4. On 30.6.1969 by virtue of G.O. 797 the Government directed that all the non-pensionable service foregoing Government contribution to P.F. with interest thereon shall be deemed to have been rendered "ab initio" in the pensionable service and shall count as service qualifying for pension to the extent provided for in the relevant pension rules in force from time to time. Since the Tamil Nadu Electricity Board does not have any separate pension rules they adopted the Government Rules and Orders. According to the petitioners, the Board did not care to adopt G.O. Ms. No. 797, dated 30.6.1969 for pensions for the benefit of O.S.S. for about ten years. Thus two categories of employees were created by the Board viz., pensionable and non-pensionable employees. The provincial staff like Officers, Clerical staff, Junior Engineers etc. were covered by pension scheme linked with P.F. Scheme. While the other workmen under the work charged and operation subordinate services were governed by non-pensionable scheme viz., CPF scheme. It is further submitted that the pension scheme is more attractive than the provident fund scheme. The pension scheme which was available to the provincial cadre was a package deal comprising of more benefits. In view of the fact that the pension scheme was considered as advantageous than the CPF. scheme, there were representations demanding pension scheme. It took nearly 10 years for the Board to concede the representations of the workmen with effect from 1.7.1986. The pension scheme as per the package deal was to be extended for the regular work establishment employees. The Board's order had not been given effect retrospectively though the representations were there from the workman for a pretty long time from the date of the Government Order dated 30.6.1969. The persons retired earlier between 1.7.1969 to 20.8.1979 were prejudiced on account of specifying the cut off date as 1.7.1986. Though all employees of whatever cadre or cadres preferred to be in pension scheme which is more advantageous the Board for reasons best known to themselves fixed the cut off date as 1.7.1986. There was absolutely no chance for the employees of the O.S.S. to avail the pension scheme. The injustice for the O.S.S. employees was done by allowing the persons to retire and deprive them of the pensionary benefits by fixing a cut off date. It is urged that the cut off date is an arbitrary fixation without any nexus. Now by the impugned order the Board has created a uniform pension scheme and while so, all the petitioners also joined the pensionary class of persons. While so, the cut off date is dividing such one class of persons having pensionary benefits. Undoubtedly the impugned proceedings created one single class of pensionary benefit persons. The petitioners have no choice when they retire except to accept the provident fund benefit, as the pension benefits were not extended then for them. By the impugned order the petitioners join the class of pensionary benefitted persons. Tamil Nadu Electricity Board liberalised pension scheme in 1960, was not at all applicable to the petitioners herein. The reference of the same in the present case is not relevant. So also the family pension regulations of 1964. The Provident Fund regulations of course were applicable. These two categories are merged by the impugned order, while so, there is no purpose of referring the same. In the said circumstances, the reference of D.S. Nakara's case, reported in 1983 S.C. Page 130 is quite relevant. The object to be achieved by the Board, in view of the representations for about ten years, is to form a single pensionary benefit scheme. While so, doing the cut off date given in the impugned order offends Article 14 of the Constitution of India.

5. It is the further case of the petitioners that the purpose of introduction of the impugned order is that the workman found that the pensionary benefits are more lucrative than the CPF. benefits. The Board cannot avoid pensions for the petitioners stating that the petitioners have received their CPF. dues and that they are not in the picture and they do not form the pension scheme class is not correct. By the impugned order one class is created and it is very clear from a reading of the impugned order. In case of new retiral benefit of Gratuity under the Payment of Gratuity Act 1972, the past service was taken into consideration. When representations for introduction of pension scheme for O.S.S. were pending the impugned order was introduced sufficiently later and in the said impugned order fixing a cut off date in 1986 seriously prejudice the persons retired earlier to the cut off date, who were brought into the scheme under the impugned order. The contentions of the Board amount to negation of equality. Hence these Writ Petitions.

6. The sum and substance of the contentions of the respondent is that previous to the passing of the impugned order there were two categories of the employees in the Board.

- i . Employees coming under Pensionable Scheme - Provincial Staff and
- ii. Employees coming under non-pensionable scheme - workmen under Regular Works Establishment.

All the petitioners and the members of the petitioner Association fall in the category coming under non-pensionable scheme.

7. Persons coming under the non-pension scheme are also entitled to certain other retiral benefits. The Board after consultation of the respective unions, finally decided to extend all the pensionary benefit, to those persons who were coming under the non-pensionable scheme and they decided to apply the extension from 1.7.1986. The petitioners challenged the impugned order fixing a particular date mainly on the ground that it violates Article 14 of the Constitution of India. According to the petitioners the pensioner as a whole form a CLASS by themselves and therefore, there could not be any mini classification within the said class designated as pensioners. It is further averred that the date of retirement can never be a criteria for a valid classification and that the classification is too microscopic to be accepted and therefore, the impugned order is discriminatory. The entire contentions of the petitioners, is built on certain observations of the Supreme Court in Nakara's case reported in A.I.R. 1983 Supreme Court Page 130. But according to the respondents the said contention is not correct. Before the impugned order, there were two categories of employees one governed by pensionable scheme and the other coming under non-pensionable scheme. This position is established by reference to the Tamil Nadu Electricity Board Service Regulation Clause-22A which clearly lays down that an employee is eligible either one of the following retiral benefit scheme viz., either the liberalised pension scheme or the contributory provident fund pension scheme. Reliance was placed to 22-A of the Tamil Nadu Electricity Board Service Regulations and also Tamil Nadu Electricity Board Liberalised Pension Scheme 1960. The respondent also relied on Tamil Nadu Electricity Board Contributory Provident Fund Scheme. It is submitted that once a person either on promotion or on transfer comes from non-pensionable to pensionable scheme, his service put in the non-pensionable scheme is taken into account for the purpose of pension. But the petitioners herein never come into the pension scheme. Similarly whenever the Government revised the pension formula, the same is applied to persons coming under the pension scheme only and not to a person governed by the non-pension scheme. It is also submitted that persons who come under the non-pensionable scheme are governed by the Tamil Nadu Electricity Board contributory fund regulations which is also a statutory regulations. The said regulations has no application to such a person who is governed by any pension scheme. As per the Tamil Nadu Electricity Board Contributory Provident Fund Regulations it is stated that the person governed by pension scheme are getting the following benefits:

Pension Scheme :

- i. Pension and General Provident Fund
- ii. Death cum Retirement Gratuity
- iii. Family Pension to the family of deceased employees.
- iv. Benefits under Tamil Nadu Electricity Board Employees Family Benefit Fund Rules, 1974
- v. Benefits under Tamil Nadu Electricity Board Employees' Special Provident Fund cum Gratuity Scheme.

The persons governed by the non-pension scheme are getting the following benefits :-

Non-Pension Scheme :

- i. Contributory Provident Fund
- ii. Gratuity under Payment of Gratuity Act, 1972
- iii. Family Pension under Employees Family Pension Scheme 1971
- iv. Benefits under Tamil Nadu Electricity Board Employees Family Benefit Fund Rules, 1974
- v. Benefits under Tamil Nadu Electricity Board Family benefit subsidiary scheme, 1986.

The appellate Court also in W.P. No.4155 of 1983 noted that there were two set of employees with different retirement benefits being made available to them, viz., one governed by pension scheme and another by non-pension scheme. In the circumstances, the attack on the notification applying the ratio dedident in Nakars's case is not sustainable. It is further submitted that the scope, ambit and depth of Nakara's case was considered in certain later Supreme Court decisions. The decisions of the Apex Court is very clear, that the observations in Nakara's case cannot be machanically applied in all cases where

a date is fixed. In Nakara's case the petitioner was also a pensioner and the liberalised pension scheme was not applied to him because he retired earlier to the date of coming into force of the liberalised pension scheme. Hence the Supreme Court held that there cannot be any classification among pensioners on the basis of the date of retirement. The later decision of the Supreme Court have explained this position.

8. Reliance was also placed on the decisions of the Supreme Court:

- i. A.I.R. 1985 Supreme Court Page 1367
- ii. A.I.R. 1990 Supreme Court Page 1782
- iii. A.I.R. 1991 Supreme Court Page 1182
- iv. A.I.R. 1986 Supreme Court Page 1907
- v. 1991 (2) M.L.J. Page 271.

9. The point for consideration in these writ petitions is whether the impugned order fixing the date as 1.7.1986 is violative under Article 14 of the Constitution of India and whether it is liable to be struck down.

10. The basis of the claim of the writ petitioners is admittedly in view of the ratio laid down by the Apex Court in Nakara's case reported in 1983 (1) L.L.J. Page 104 equivalent to A.I.R. 1983 S.C. Page 130. In the above quoted case, the applicability of the liberalised pension only to those retiring from service on or after 31.3.1979 is challenged in the writ petitions. It was held that

"Pension is neither a bounty nor a matter of grace depending on the sweet will of the employer and it creates a vested right subject to 1972 Rules which are statutory in character because they are enacted in exercise of powers conferred by Art.309 and clause(5) of Art.148 of the Constitution. Pension is not an ex gratia payment but it is a payment for the past service rendered. It is a social welfare measure rendering socio-economic justice to those who in the heyday of their life ceaselessly toiled for the employer on an assurance that in their old age they would not be left in the lurch.

"All Pensioner whenever they retired would be covered by the liberalised pension scheme, because the scheme is a scheme for payment of pension to a Pensioner governed by the 1972 Rules, The date of retirement is irrelevant. But the revised scheme would be operative from the date mentioned in the scheme and would bring under its umbrella all existing pensioners who retired prior to the specified date, their pension would be computed afresh and would be payable in future commencing from the specified date. No arrears would be payable. And that would take care of the grievance of retrospectivity" It was further held that

"There is no justification for arbitrarily selecting the criteria for eligibility for the benefit of the new scheme dividing the pensioners, all of whom would be retired but falling on one or the other side of a specified date" If the pensioners form a class, their computation cannot be by different formula affording unequal treatment solely on the ground that some retired earlier and some retired later. The division of pensioners into two classes is not based on any rational principle and if the rational principle is the one dividing pensioners with a view to giving something more to persons otherwise equally placed, it would be discriminatory".

11. The said judgement was rendered by the Constitution Bench of our Supreme Court and ultimately that the writ petitions were allowed and the classification by fixing a date is held to be violative of Article 14 of the Constitution of India. The question how far the said decision is applicable to the present case is a matter to be considered now in the writ petitions in the light of the arguments put forward on behalf of both the parties.

12. Admittedly the petitioners were all employees in private electricity undertakings and they became permanent employees of Tamil Nadu Electricity Board on vesting of these undertakings in the Electricity Board. The Tamil Nadu Electricity Board was formed on 1.7.1957. The employees comprising staff, Junior Engineers, Officers were covered by Pension Linked with General Provident Fund Scheme while others termed as Workmen under Regular Works Establishment were covered by the Non-Pensionable Scheme viz., Contributory Provident Fund Scheme. It is not in dispute by the G.O. No. 797, dated 30.6.1969 the Government directed that all the non-pensionable service foregoing Government contributions to Provident Fund with interest thereon shall be deemed to have been rendered "ab initio" in the pensionable service and shall count as service qualifying for

pension to the extent provided for in the relevant pension rules in force from time to time. The Tamil Nadu Electricity Board does not have any separate pension rule and they adopted the Government Rules and Orders. The two categories of employees were created by the Board viz., pensionable and non-pensionable employees as already stated and the provincial staff like Officers, clerical staff, Junior Engineers etc. were covered by pension scheme linked with General Provident Fund Scheme while the other workmen under the work charged and operation subordinates service were governed by non-pensionable scheme viz., CPF. scheme. According to the petitioners there were representations demanding pension scheme and it took nearly 10 years for the Board to concede the representation of the workmen and the Board conceded the representation under the impugned order only with effect from 1.7.1986 and the pension scheme as per the package deal was also extended to the regular work establishment employees. It is also pointed out even on behalf of the Board, though the Board had not adopted the orders issued by the Government in G.O.797, dated 30.6.1969 the Board in its B.P. Ms. No.2 (Audit) dated 20.8.1979 has issued orders to count the non-pensionable service rendered by the employees for the purpose of pension where they were transferred and promoted from non-pensionable cadre to pensionable cadre and opted for Pension Scheme. But the petitioners were continued in Regular Works Establishment category till their retirement. According to the petitioners by the impugned order, the Board has created a uniform pension scheme and while so all the petitioners also joined the pensionary class of persons. While so, the cut off date is dividing such one class of persons having pensionary benefits, is violative of Article 14 of the Constitution of India. It is also further submitted by the petitioners that the workman union demanded extension of pension scheme to regular workman establishment cadre also and the Board has also accepted in principle of the demand and passed a resolution in 1982 and thereafter it took steps for sanction. In this connection also the learned counsel for the petitioners drew the attention of this Court to the statement made by the Honourable Minister for Electricity in the Assembly on 21.1.1982, wherein he has categorically stated and committed himself that pension scheme could be extended to all electricity board employees. Thereafter necessary exemption applied for CPF and deposit linked insurance scheme was introduced and notification was issued. It is also submitted that Board's resolution to introduce pension scheme to all Electricity Board Employees including regular workman establishment is vital and that the scheme was delayed till 1986 though the Hon'ble Minister made statement and commitment in Assembly 1982. But for the cut off date the impugned notification of employees viz., retirees will have to be paid to their Account. According to them the impugned notification itself clearly establish that both the classes merged into one class for the purpose of getting benefits and they cannot be negated by fixing a cut off date. It is worthwhile to consider the impugned notification B.P. Ms. (FB) No.5.

Extension of Pensionary Benefits to Regular Works Establishment Workman - Orders - Issued.

B.P. Ms. (FB) No. 5,

(Audit Branch)

Dated the 26th June, 1986,
Aani 12, Akshya,
Thiruvalluvar Aandu 2017.
Read:

1. G.O. Ms. No. 988, Dated 13.7.1970.
2. G.O. Ms. No.699 (L&E), Dated 16.3.1983.
3. Government of India Notifications No.S.35012/21/84-SS IV(SSII) and No.S.35014/186/86-SS-II), dt. 25.6.1986.

Proceedings:

At present, there are two categories of retirement benefits in Tamil Nadu Electricity Board, namely (i) Pension Scheme and (ii) Contributory Provident Fund Scheme. Employees comprising Officer, Clerical Staff and certain other categories like Junior Engineer, Store Keeper and Draughtsman termed as provincial staff, are governed by the Pension Scheme and the others termed as Workman under Regular Work Establishment are governed by the Contributory Provident Fund Scheme.

2. The following benefits are admissible to the employees governed by the Pension Scheme of Tamil Nadu Electricity Board :-

- i. Pension and General Provident Fund
- ii. Death - cum - Retirement Gratuity
- iii. Family Pension to the Family of deceased employees
- iv. Benefits under Tamil Nadu Electricity Board Employees Family Benefit Fund Rules, 1974
- v. Benefits under Tamil Nadu Electricity Board Family Benefit Subsidiary Scheme, 1986
- vi. Benefits under Tamil Nadu Electricity Board Employees Special Provident Fund - cum - Gratuity Scheme

The following benefits are admissible to workmen governed by the Contributory Provident Fund Scheme of Tamil Nadu Electricity Board.

- i. Contributory Provident Fund
- ii. Gratuity under Payment of Gratuity Act, 1972
- iii. Family Pension under Employees Family Pension Scheme 1971.
- iv. Benefits under Tamil Nadu Electricity Board Employees Family Benefit Fund Rules, 1974
- v. Benefits under Tamil Nadu Electricity Board Family Benefit Subsidiary Scheme, 1986.

3. The Unions of the Workers of Tamil Nadu Electricity Board have been representing for the extension of the Pension Scheme to the Regular Works Establishment Workmen. As the benefits under the Pension Scheme are more than under the Contributory Provident Fund Scheme, the Board recommended for Electricity Board pension Scheme to all Regular Work Establishment Workmen. Exemption from the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952 has already been granted by the Government of Tamil Nadu in G.O. Ms. No.988, dated 13.7.1970. Exemptions from the provisions of the payment of Gratuity Act, 1972 has been accorded by Government of Tamil Nadu in G.O. Ms. No. 699, (L&E), dt. 16.3.1983. Necessary exemptions from the provisions of the employees Deposit Linked Insurance Scheme, 1976 and Employees Family Pension Scheme, 1971 have now been accorded by the Government of India in their notifications No.S.35012/21/84-SS IV (SS II) and S.35014/186/86-SS II, dt. 25.6.1986.

4. The Board hereby orders that the Regular Work Establishment workmen retiring/expiring on or after 1.7.1986 be governed by the Pension Scheme of the Board.

(By Order of the Board)

Arjunan Gnanaolivu,
Accounts Member.

13. Learned counsel for the Electricity Board drew the attention of this Court to a decision rendered by a single judge of this Court in W.P. No. 4155 of 1983 by order dated 21.1.1992 (TAMIL NADU ELECTRICITY BOARD ACCOUNTS AND EXECUTIVE UNION Vs. GOVERNMENT OF TAMIL NADU) with regard to the existence of the two categories viz., the person coming under the non-pension scheme and pension scheme and also the Appellate Court's decision in W.A. Nos. 107 and 108 of 1992 batch by judgement dated 3.11.1992 (CENTRAL ORGANISATION OF TAMIL NADU ELECTRICITY EMPLOYEES Vs. GOVERNMENT OF TAMIL NADU) Learned counsel also submitted that the decision of the Apex Court in Nakara's case cannot be mechanically applied in all cases where a date is fixed. According to him, in Nakara's case the petitioner was a pensioner and the liberalised pension scheme was not applied to him because he retired earlier to the coming into force of the said scheme. Hence the Supreme Court held that there cannot be any classification among pensioners on the basis of the date of retirement. He would submit that the later decision of the Supreme Court explained this position. In this connection the attention of this court was drawn to ALL INDIA RESERVE BANK RETIRED OFFICERS ASSOCIATION Vs. UNION OF INDIA (AIR 1992 SC 767) wherein their Lordships of the Apex Court has held as follows :

"Nakara's judgement (AIR 1983 SC 130) has itself drawn a distinction between an existing scheme and a new scheme. Where an existing scheme is revised or liberalised all those who are governed by the said scheme must ordinarily receive the benefit of such revision or liberalisation and if the State desires to deny it to a

group thereof, it must justify its action on the touchstone of Article 14 and must show that a certain group is denied the benefit of revision/liberalisation on sound reason and not entirely on the whim and caprice of the State. The underlying principle is that when the state decides to revise and liberalise an existing pension scheme with a view to augmenting the social security cover granted to pensioners, it cannot ordinarily grant the benefit to a section of the pensioners and deny the same to others by drawing an artificial cut off line which cannot be justified on rational grounds and is wholly unconnected with the object intended to be achieved. But when an employer introduces an entirely new scheme which has no connection with the existing scheme, different considerations enter the decision making process. One such consideration may be the financial implications of the scheme and the extend of capacity of the employer to bear the burden. Keeping in view its capacity to absorb the financial burden that the scheme would throw, the employer would have to decide upon the extent of applicability of the scheme. That is why in Nakara's case this Court drew a distinction between continuance of an existing scheme in its liberalised form and introduction of a wholly new scheme; in the case of the former all the pensioners had a right to pension on and for basis and why division which clasified them into two groups by introducing a cut off date would certainly violate the principle of equality in treatment unless there is a strong rationale discernible for so doing and the same can be supported on the ground that it will subserve the object sought to be achieved. But in the case of a new scheme, in respect whereof the retired employees have no vested right, the employer can restrict the same to certain class of retirees, having regard to the fact situation in which it came to be introduced, the extent of additional financial burden that it will throw the capacity of the employer to bear the same, the feasibility of extending the scheme to all retirees regardless of the dates of their retirement, the availability of records of every retiree, etc., etc.,. It must be realised that in the case of an employee governed by the CPF scheme his relations with the employer came to an end on his retirement and receipt of the CPF amount but in the case of an employee governed under the pension scheme his relations with the employer merely undergo a change but do not snap altogether. That is the reason why this Court in Nakara's case (AIR 1983 SC 130) drew a distinction between liberalisation of an existing benefit and introduction of a totally new scheme. In the case of pensioners it is necessary to revise the pension periodically as the continuous fall in the rupee value and the rise in prices

"of essential commodities necessitates an adjustment of the pension amount but that is not the case of employees governed under the CPF scheme, since they had received the lumpsum payment which they were at liberty to invest in a manner that would yield optimum return which would take care of the inflationary trends. This distinction between those belonging to the pension scheme and those belonging to the CPF scheme has been rightly emphasised by this Court in Krishena's case (AIR 1990 SC 1782)"

The attention of this Court was drawn to the decision in Krishena Kumar V. Union of India (AIR 1990 SC 1782) wherein it is held as follows:

"The option given to the Railway employees covered by Provident Fund Scheme to switch over to the pension scheme with effect from a specified cut-off date would not be violative of Article 14 of the Constitution. It was never required to be decided in 1982 (2) SCR 165 (D.S. NAKARA v. UNION OF INDIA

"that all the retirees formed a class and no further classification was permissible. In case of pension retirees who are alive the Government has a continuing obligation and if one is affected by dearness the others may also be similarly affected. In case of P.F. retirees each one's rights having finally crystallized on the date of retirement and receipt of P.F. benefits and there being no continuing obligation thereafter they could not be treated at par with the living pensioners. In each of the cases of option the specified date bore a definite nexus to the objects sought to be achieved by giving of the option. Option once exercised would be final. Options were exercisable vice versa. The specified date has been fixed in relation to the reason for giving the option and only the employees who reited after the specified date and before and after the date of notification were made eligible. This was substantiated by what has been stated by the successive pay commissions. The corresponding concomitant benefits were also granted to the provident fund holders. There was, therefore, no discrimination and the question of striking down or reading down clause giving option would not arise".

The decision in INDIAN EX-SERVICES LEAGUE AND OTHER v. UNION OF INDIA (AIR 1991 SC 1182) wherein it was held thus :

“The conclusion of the Constitution Bench in Nakara was that the benefits of liberalisation and the extent thereof given in accordance with the liberalised pension scheme have to be given equally to all retirees irrespective of their date of retirement and those benefits cannot be confined only to the persons who retired on or after the specified date because for the purpose of grant of the benefits of liberalisation in pension, all retirees constitute one class irrespective of their date of retirement. In order to give effect to this conclusion the only relief granted was to strike down that portion of the memoranda by which the benefit of the liberalised pension scheme was confined only to persons retiring on or after the specified date with the result that the benefit was extended to all retirees, irrespective of their date of retirement. Once this position emerging from the decision in Nakara is borne in mind, the fallacy in the petitioners’ contention in these writ petitions becomes obvious and their claim based only on Nakara is untenable”.

IN Dr. (MRS.) SUSHMA SHARMA ETC. ETC. V. STATE OF RAJASTHAN AND OTHERS (AIR 1985 SC 1367) wherein the petitioner challenged the ordinance which absorbed temporarily lecturers appointed on 25.6.1975. According to the petitioner, that date has no meaning and therefore it offended Article 14 and heavily relied upon in Nakara’s case to support their claim. The said contention was repelled by the Supreme Court. The Supreme Court held as follows:

“All temporary lecturers were appointed as such on or before 25.6.1975 and were continuing as such at the commencement of the Ordinance shall be considered by the University for screening for absorption. The expression “were continuing” is significant. This is in consonance of the object of the Act to ensure continuity of experience and service as one of the factors for regularising the appointment of the temporary lecturers”.

and it has been elaborately discussed in paras 38 to 43 of the above case. Learned counsel for the respondents also drew the attention of this Court to a decision rendered by a learned single judge in MADRAS CORPORATION (RETIRED EMPLOYEES ASSOCIATION) v. THE CORPORATION OF MADRAS REP. BY THE COMMISSIONER & ORS. (W.P. No.6960 of 1991 order dated 29.6.1993) wherein the learned single judge relied on the decision of the Apex Court in All India Reserve Bank retired officers Association’s case (AIR 1992 SC 767) and held that G.O. Ms. No.132 (Municipal Administration and Water Supply Department) dated 1.8.1984 and G.O. Ms. No. 565, (Municipal Administration and Water Supply Department) dated 24.7.1985 are violative of Article 14 of the Constitution and also held that the cut off date viz., 1.8.1984 which has been fixed for the grant of pension is arbitrary and violative of Article 14 of the Constitution is not sustainable and that the decision in Nakara’s case (AIR 1983 SC 130) is not applicable. That was also a case where distinction has been made by the Government in extending the pension, by the said impugned G.Os. by fixing the cut off date as 1.8.1984. There also, relying on the Nakara’s case (AIR 1983 SC 130) it was contended that the cut off date had been arbitrarily fixed and is devoid of rationale consideration that it is wholly whimsical and that the authorities discriminated the petitioners by giving an artificial date viz., 1.8.1984 by introducing the pensionary benefits and ignoring the legitimate and rightful claims of these who retired prior to 1.8.1984, the cut off date and that it is a settled law that pension is neither a bounty nor a gratuitous payment dependent wholly on the sweet will or grace of the employer but is a right to which an employee is entitled in Superannuation under the relevant Rules and is a welfare measure intended to render socio-economic justice, a concept enshrined in the Constitution and that granting of pension is a social welfare measure rendering socio economic justice to those who in the hey day of their life ceaselessly toiled for the employer on an assurance that in their old age they would not be left in the lurch. It is also further contended even in that case that the petitioner-association has made a representation to the Government subsequent to the judgement of the Division Bench of this Court because it was only at that point of time the petitioner-association came to know of the Government Orders which are impugned in the said writ petition and their further contention is that they are entitled to the grant of pension with effect from the date of their retirement or at least from the cut off date and the non-grant of pension is violative of Article 14 of the Constitution. On the facts of that case also it was found that there were two categories of employees (1) establishment and (2) labour and they were entitled to different benefits and their age of superannuation also differs and only by virtue of the impugned G.Os. the decision between the two categories was done away with and all the employees were brought into establishment and only with effect from the cut off date there was a merger of the two categories and with the result from the cut off date viz., 1.8.1984 viz., one category of employees viz., the establishment that the employees belonging to the establishment are eligible and they are not eligible for pension from 1.8.1984 as well and the date of retirement was not the criterion for the grant or refusal of the pension. These cases are in all fours similar to the one involved in W.P. No. 6960 of 1991. I am in entire agreement with the view of the learned judge in the above quoted case relying on the

decision of the Apex Court reported in All India Reserve Bank Retired Officers Association's case (AIR 1992 SC 767). The instant case is also admittedly prior to the impugned Board's proceedings, there were two categories viz., employees governed by the pension scheme of the Tamil Nadu Electricity Board and they are entitled to certain benefits, viz., (1) pension and General Provident Fund (2) Death - cum - retirement gratuity, (3) Family pension to the family of deceased employee, (4) benefits under TNEB Employees Family Benefit Fund Rules 1974 (5) Benefits under TNEB Family Benefit Subsidiary Scheme 1986, (6) Benefits under TNEB Employees Special Provident-cum-Gratuity Scheme and the other workmen, who are entitled to the benefits of the Contributory Provident Fund Scheme of TNEB who are described as employees under the Contributory Provident Fund Scheme, are entitled to different benefits viz., (1) Contributory Provident Fund; (2) Gratuity under Payment of Gratuity Act 1972; (3) Family Pension under Employees Family Pension Scheme, 1971; (4) Benefits under TNEB Employees Family Benefit Fund Rules, 1974; and (5) Benefits under TNEB Family Benefit Subsidiary Scheme, 1986. Admittedly till the date of the impugned proceedings they belonged to different categories in which, by virtue of the impugned proceedings both the categories were brought into one category by virtue of the proceedings and the benefit has been extended to all the employees and while doing so the cut off date has been fixed as 1.7.1986. It is not disputed by learned counsel for the petitioners that the two categories of employees viz., pension and non-pension employees and that the Board extended the pension scheme to them from 1.7.1986 as per the package deal to be extended for the regular work establishment employees. But, it has not been retrospectively though the representation was there from the workmen for a pretty long time from the date of the Government Order and it specified the cut off date as 1.7.1986 the persons retired earlier to 1.7.1986 were pre judiced. It is not in dispute that the impugned order has accorded a uniform pension scheme and all the petitioners joined the pensioner's clause of persons by virtue of the impugned order. In view of the admitted fact that prior to that date of the impugned proceedings there were two categories and they were merged only by virtue of this order, the ratio laid down in Nakara's case (AIR 1983 SC 130) cannot be extended to the petitioners' case and the decision of the Apex Court which was relied on by learned counsel for the Electricity Board in ALL INDIA RESERVE BANK RETIRED OFFICERS ASSOCIATION v. UNION OF INDIA (AIR 1992 SC 767) applies in all fours to the facts of the present case. The decision relied on by learned counsel for the petitioner in UNION OF INDIA v. BIDHUBHUSHAN MALIK (AIR 1984 SC 1177) is not at all helpful to the facts of the present case. That was a case where the Apex Court while upholding the decision of the Allahabad High Court held that the liberalised pension scheme, operative to the High Court Judges' (Condition of Employment) Services from 1.10.1974 applied to all the retired Judges arising on their retirement and observed that there is no question of payment of arrears of pension. That was a case where there were no two categories of persons, as in the case of these writ petitions and as such it cannot be relied on by the petitioners. Yet another decision relied on by learned counsel for the respondents is STATE GOVERNMENT PENSIONERS' ASSOCIATION v. STATE OF ANDHRA PRADESH (AIR 1986 SC 1907) wherein it was held :

"The provision which provides for payment of a larged amount of gratuity with prospective effect from the specified date does not off-end Article 14 of the Constitution. It cannot be said that no upward revision of gratuity amount can be made in harmony with Article 14 unless it also provided for payment on the revised basis to all those who have already retired between the date of commencement of the Contitution in 1950 and the date of upward revision".

The said decision also supports the case of the respondents and it cannot be distinguished though the learned counsel for the petitioners tried to distinguish. I find that there is absolutely no merit in the said submission. Learned counsel for the petitioners relied on the decision of this Court in W.P. No. 3166 of 1985 order dated 12.9.1986 (C. NATARAJAN & OTHERS v. THE GOVERNMENT OF TAMIL NADU). That was a case in respect of the denial of payment of pension under the Tamil Nadu Liberalised Pension Rules based on G.O. Ms. No. 1326, Public Works Department, dated 1.9.1975 to the Road Inspectors and on the facts of that case, applying the ratio in Nakara's case (AIR 1983 SC 130), the learned Judge held that there cannot be two classifications and the refusal to extend the benefit to those reitred is in contradiction. But, in this case it has been found that they belonged to different categories prior to the impugned proceedings and as such the said decision is not helpful to them. In this connection, it is worthwhile to quote the latest decision of the Apex Court reported in STATE OF WEST BENGAL ETC. ETC. v. RATAN BEHARI DEY & ORs (JT 1993 (4) SC 501 dated 6.8.1993) wherein the principle of Nakara and after relying on the subsequent decision of the Apex Court held as follows :

"In our opinion, the principle of Nakara has no application to the facts of this case. The precise principle enunciated in Nakara has been duly explained in Krishona Kumar by a co-ordinate Bench. For reasons to be assigned hereinafter, it cannot be said that prescribing April 1, 1977 as the date from which the new Regulations were to come into force is either arbitrary or discriminatory. Now, it is open to the State or to the Corporation, as the case may be, to change the conditions of service unilaterally. Terminal benefits as well as pensionary benefits constitute conditions of service. The employer has the undoubted power to revise the salaries and of the pay scales as also terminal benefits/pensionary benefits. The power to specify a date from which the revision of pay scales or terminal benefits/pensionary benefits, as the case may be, shall take effect is a concomitant of the said power. So long as such date is specified in a reasonable manner, i.e., without bringing about a discrimination between similarly situated persons, no interference is called for by the Court in that behalf. It appears that in the Calcutta Corporation, a pension scheme was in force prior to 1914. Later, that scheme appears to have been given up and the Provident Fund Scheme introduced. Under the Provident Fund Scheme, a certain amount was deducted from the salary of the employees every month and credited to the Fund. An equal amount was contributed by the employer which too was credited to the Fund. The total amount to the credit of the employee in the Fund was paid to him on the date of his retirement. The employees however, were demanding the introduction of a person scheme. The demand fell on receptive ears in the year 1977 ... may be because in that year the Left Front Government came to power in that State, as suggested by the writ petitioners. The State Government appointed a Commission to examine the said demand and to recommend the necessary measures in that behalf. The three members constituting the Commission differed with each other in certain particulars. The Government examined their recommendations and accepted them with certain modifications in the year 1981. After processing the matter through relevant departments, the Regulations were issued and published in the year 1982. In the above circumstances, the State Government thought that it would be appropriate to give effect to the said Regulations on and from April 1, 1977 i.e. the first day of the financial year in which the Pay Commission was appointed by the Government - a fact which could not have been unknown to the Corporation employees. We cannot say that the Government acted unreasonably in specifying the said date. It may also be that, that was the year in which the Left Front came into power in that State, but that does not detract from the validity of the aforesaid reasons assigned by the State in its counter affidavit filed before the Division Bench of the High Court. We are not in agreement with the opinion expressed by the High Court that the reasons assigned by the State Government are neither relevant nor acceptable.

In this context, it may be remembered that the power of the State to specify a date with effect from which, the Regulations framed, or amended, as the case may be, shall come into force in unquestioned. A date can be specified both prospectively as well as retrospectively. The only question is whether the prescription of the date in this case is neither arbitrary nor unreasonable, the complaint of discrimination must fail".

The ratio laid down in the above decision squarely applies to the facts of this case also. As discussed already, admittedly prior to the impugned notification and the cut of date which has been fixed on 1.7.1986, there were two categories of employees viz., employees governed by the pension scheme of the Electricity Board and they are entitled to certain benefits and other workmen, who are entitled to the benefits of Contributory Provident Fund Scheme of the Tamil Nadu Electricity Board and they are entitled to different benefits and they belonged to different categories and only by virtue of the impugned proceedings they were brought into one category and only in the circumstances the cut off date has been fixed as 1.7.1986. In the circumstances, the ratio laid down in the latest decisions of the Supreme Court, as already observed, squarely apply and it cannot be said that by fixing such a date there was a discrimination between persons constituted similarly i.e., in a manner violative of Article 14 of the Constitution of India.

14. Thus, on a careful consideration of the entire materials, this Court is of the view that it cannot be said that the impugned proceedings in B.P. (FB) No.5, dated 26.6.1986 fixing the date of application of the proceedings as 1.7.1986 is arbitrary and it offends Article 14 of the Constitution of India and hence these writ petitions are devoid of any merit.

15. In the result, all the writ petitions fail and are dismissed. There shall be no order as to costs.

Establishment - Actual expenses to Assessors and escorts for remittance of cash into Banks - Revision of rates - Orders - Issued.

(Permanent) B.P. (FB) No. 44,

(Secretariat Branch)

Dated the 19th July, 1994,
Aadi 4, Bhava,
Thiruvalluvar Aandu 2025.

Read:

B.P. Ms. (FB) No. 74, (Secretariat Branch), Dated 28.8.87.

Proceedings:

With reference to the provisions of para 21 of Annexure-I to the Memorandum of Settlement under Section 12(3) of the Industrial Dispute Act 1947 reached before the Commissioner of Labour, Madras-6 on 24.8.87 approved in the Board's Proceedings cited, Assessor and the escort who accompanies the Assessor for remittance of collection into the Bank shall each be paid actual expenses as follows :-

Less than 0.25 K.M. (by the shortest route)	... Nil
0.25 K.M. and upto 1 K.M.	... Rs.2/-
Above 1 K.M. and upto 4 K.Ms.	... Rs.3/-
Above 4 K.Ms. and upto 8 K.Ms.	... Rs.4/-

2. Representations have been received that the above rates of actual expenses may be increased. After considering the representation, the Tamil Nadu Electricity Board has decided to increase the rates of actual expenses mentioned in para 1 above. Accordingly, the Tamil Nadu Electricity Board directs that the rates of actual expenses payable to the Assessor and the escort who accompanies him be revised as indicated below :-

Less than 0.25 K.M. (by shortest route)	... Nil
0.25 K.M. and upto 1 K.M.	... Rs.4/-
Above 1 K.M. and upto 4 K.Ms.	... Rs.6/-
Above 4 K.Ms. and upto 8 K.Ms.	... Rs.8/-

3. The revised rates of actual expenses will take effect from 1st August 1994.

(By Order of the Board)

M. Subramanian,
Secretary.

* * * *

Committee - Revision of Work Allocation and Staff pattern and Revision of scales of pay and allowances - Upgradation of Lineman to Line Inspectors in Distribution Sections - Constitution of a Committee to study the question - Orders - Issued.

(Permanent) B.P. (FB) No. 45,

(Secretariat Branch)

Dated the 19th July, 1994,
Aadi 4, Bhava,
Thiruvalluvar Aandu 2025.

Proceedings:

In the Settlement dated 31.12.93/19.1.94 secured with the Unions on the question of revision of Work Allocation and Staff Pattern and Revision of Scales of Pay and Allowances, a term as indicated below was included:-

“Upgrading the remaining posts of Lineman in Distribution Section and Lineman equivalent posts in other areas of Distribution Circles as Line Inspector will be discussed and examined separately”

2. Subsequently, the Unions have requested to consider the above demand. The Board has considered the proposals in this regard. The Board has decided that a Committee consisting of the following officers should be constituted to study the proposal :

1. The Chief Engineer (Personnel)
2. The Chief Financial Controller (Revenue)
3. Deputy Secretary (Wage Revision)

3. Accordingly, the Tamil Nadu Electricity Board directs that a Committee consisting of the following Officers of the Board be constituted to study the question of upgrading of Lineman as Line Inspector in the specified areas referred to para 1 above :-

1. The Chief Engineer (Personnel)
2. The Chief Financial Controller (Revenue)
3. Deputy Secretary/Wage Revision

The Committee will study the proposal and submit a report as early as possible.

(By Order of the Board)

M. Subramanian,
Secretary.

* * * *

Establishment - Tamil Nadu Electricity Board - Vigilance Cell - Anti Power Theft Squad at Coimbatore - Formation of an additional Anti Power Theft Squad Sub-division with Head Quarters at Thiruppur - Allocation of areas - Orders - Issued.

(Permanent) B.P. (Ch) No. 193,

(Secretariat Branch)

Dated 20.7.94,
Aadi 4, Bhava,
Thiruvalluvar Aandu 2025.

Read:

i. B.P. Ms. (FB) No. 62, (Secretariat Branch), Dated 28.5.83.

ii. IGP (Vig.) U.O. Note No. 43319/SS-1/93-10, Dated 4.5.94

Proceedings:

Consequent on the bifurcation of Coimbatore Electricity Distribution Circle and formation of The Nilgiris Electricity Distribution Circle the Anti Power Theft Squad at Coimbatore finds it very difficult to cover the entire jurisdiction, particularly the Hill areas of Nilgiris and Industrial area of Thiruppur where the violation of terms and conditions of supply in industrial services are immense. The Inspector General of Police (Vigilance) has therefore requested to form an additional Anti Power Theft Squad sub-division with head quarters at Thiruppur to have effective coverage of services in Thiruppur Industrial Area.

2. After careful consideration, it is hereby ordered that one additional sub-division of Anti Power Theft Squad with Head Quarters at Thiruppur shall be formed under the control of Superintending Engineer/Anti Power Theft Squad/Salem. Sanction is also accorded for the creation of the following posts temporarily for the newly formed Anti Power Theft Squad sub-division at Thiruppur for a period of one year from the date of utilisation :-

i.	Assistant Executive Engineer	: One
ii.	Assistant Engineer	: Two
iii.	Technical Assistant	: Two
iv.	Helper	: Three

Total	<u>Eight</u>
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3. The newly formed Anti Power Theft Squad sub-division at Thiruppur shall have jurisdiction over the entire Coimbatore Electricity Distribution Circle/South. Consequently, the existing Anti Power Theft Squad Sub-division at Coimbatore shall have jurisdiction over the entire Coimbatore Electricity Distribution Circle/North and the Nilgiris Electricity Distribution Circle.

4. The incumbent of the posts sanctioned in para-2 above will be eligible to draw the Usual Pay, Dearness Allowance, House Rent Allowance, City Compensatory Allowance, Special Pay and Other Allowances admissible under the orders in force.

5. The expenditure is debitable to the "Tamil Nadu Electricity Board Funds - Revenue expenses, 75 employees cost".

(By Order of the Chairman)

M. Subramanian,
Secretary.

* * * *

Loans and Advances - Conveyance Advance - Enhancement of monetary limit for Motor Car etc., advance - Orders - Issued.

(Permanent) B.P. (FB) No. 47, (Secretariat Branch) Dated 20.7.1994 and
(Memo. No. 64926-E2/93-3, (SB), dt. 25.7.94)
Aadi 4, Bhava,
Thiruvalluvar Aandu 2025.
Read:

- i. B.P. Ms. (Ch) No. 213, (SB), Dated 12.6.87.
- ii. (Permanent) B.P. (FB) No.13, (SB), Dated 20.3.90.
- iii. G.O. Ms. No. 719, Finance (S) Department, Dated 13.10.93.

Proceedings:

In the B.Ps. first and second cited, the monetary limit and pay limit for deciding the eligibility for sanction of advance for the purchase of motor conveyance were fixed.

2. Due to escalation in the cost of all motor conveyances, the Government, in their order third cited, have revised the monetary limit for sanction of advances for purchase of motor conveyances and also revised the pay limits for deciding the eligibility for sanction of advances. The Tamil Nadu Electricity Board has decided to follow the Government Orders in this regard.

3. Accordingly the Tamil Nadu Electricity Board directs that in supersession of the orders issued in the B.Ps. first and second cited, the quantum and the pay limits for deciding the eligibility for sanction of advances for purchase of motor conveyances be revised, subject to other usual conditions, as indicated below :-

Sl. No.	Mode of Conveyance	Eligibility	Quantum of Advance
(1)	(2)	(3)	(4)
1.	Motor Car (New)	All Class I & II Officers who are drawing a pay of Rs.3,300/- and above.	Rs.1,40,000/- or 40 months basic pay or anticipated price of the motor car to be purchased, whichever is less.

(1)	(2)	(3)	(4)
2.	Motor Car (Secondhand)	All Class I & II Officers who are drawing a basic pay of Rs.2,420/- and above.	Rs.60,000/- or 35 months basic pay or the anticipated price of the motor car to be purchased, whichever is less.
3.	Motor Cycle (New) Scooter (New) (80 cc and above)	Employees who are drawing a basic pay of Rs.1,320/- and above.	Rs.25,000/- or the cost of the vehicle, whichever is less.
4.	Motor Cycle (Secondhand) Scooter (Secondhand) (80 cc and above)	-do-	Rs.8,000/- or the cost of the vehicle, whichever is less.
5.	Moped (New only) 50 cc and below.	Employees of the Board who are drawing a basic pay of Rs.1,050/- and above.	Rs.9,000/- or the cost of the vehicle, whichever is less.

NOTE: Basic Pay will include Special Pay and Personal Pay.

5. The Chief Financial Controller/Board Office Accounts Branch is requested to provide necessary additional funds consequent on the issue of these orders.

(By Order of the Board)

M. Subramanian,
Secretary.

* * * *

Tamil Nadu Electricity Board - Board Office Technical Branch - Placing Chief Engineer/Technical Audit under the control of Chairman - Orders - Issued.

(Permanent) B.P. (Ch) No. 196,

(Secretariat Branch)

Dated 21.07.1994,
Aadi 5, Bhava,
Thiruvalluvar Aandu 2025.
Read:

(Per) B.P. (Ch) No. 2, (Secretariat Branch), Dated 8.1.93.

Proceedings:

It is hereby ordered that the Chief Engineer/Technical Audit created in the Board's Proceedings cited shall work under the direct control of Chairman.

(By Order of the Chairman)

M. Subramanian,
Secretary.

Letter No. 99307/E8-2/91- 30, (Administrative Branch), Dated 23.7.1994.

Sub: Establishment - Class II service - JE/El.I Gr. post sanction against work load post with effect from 1.4.80 - Clarification - Reg.

Ref: 1. This Office Memo. No.99307/E8-2/91-27, dt. 21.3.94.

2. SE/Udumalpet EDC Lr. No.15904/Adm.I/A2/F.20A/PR.248/94-1, dt. 4.4.94, 9.5.94, 30.5.94 and 19.7.94.

With reference to the clarification sought for by Superintending Engineer/Udumalpet Electricity Distribution Circle in the above references, it is clarified as below :-

“If anybody claims incentive increment, they may deemed to be promoted from the date next to the acquiring of qualification and promotion from 1.4.80 already given based on relaxation may be withdrawn. If one wants “1.4.80” benefits consequent on relaxation, he need not be allowed the incentive increment in the higher post.

Olney Aaron,
Chief Engineer (Personnel).

* * * *

Tamil Nadu Electricity Board - Change of control of Protection and Communication Circles from the control of Chief Engineer/Operation to the control of Chief Engineer/Transmission - Orders - Issued.

(Permanent) B.P. (Ch) No. 200,

(Secretariat Branch)

Dated 26.07.1994,
Aadi 10, Bhava,
Thiruvalluvar Aandu 2025.

Read:

(Per) B.P. (Ch) No. 257, (Secretariat Branch), Dated 1.12.93.

Proceedings:

It is hereby ordered that the three Superintending Engineers/Protection and Communication at Madras, Coimbatore and Madurai now functioning under the technical control of Chief Engineer/Operation shall be transferred and placed under the control of Chief Engineer/Transmission with effect from 1.8.94 with whom the administrative control rests already.

(By Order of the Chairman)

M. Subramanian,
Secretary.

* * * *

Letter No. X/CFC/Rev./AO/Rev./Stamps'94 (Accounts Branch), Dated 27.7.94.

Sub: Affixing of Revenue Stamp in the receipt issued by Tamil Nadu Electricity Board - Amendment to Stamp Act.

At present Revenue Stamps are affixed where the amount is Rs.20/- and above as per Indian Stamp Act 1899 Schedule I Article 53. The Government of India have amended the above article whereby all money transactions of Rs.500/- and above should bear a Revenue Stamp of One Rupee and below Rs.500/- no Revenue Stamp is to be affixed on the receipts. This may be kindly taken note and all transactions less than Rs.500/-

neednot be affixed with any Revenue Stamp and transactions of Rs.500/- and above must necessarily bear Revenue Stamp of One Rupee. This may be widely circulated among all assessment Staff category and all those who are dealing with Cash Transactions. The above amendment has come into force with effect from 13.5.94 as per Government of India Gazette Notification extra-ordinary dated 13.5.94.

Similarly in Schedule I, Article 14 stamp duty in respect of Bill of Lading (including a through Bill of Lading) has been increased from Re.1 to Rs.2/- Receipt of the letter be acknowledged.

Encl.:

A. Jayaraman,
Chief Financial Controller.

Copy of Letter No.X/CFC/AOR/Stamps/94-1, Accounts Branch, dt. 27.7.1994 from Thiru V. Jayaraman, B.Com.(Hons.) DSS, AMBIM (Lond.), Dip. in Taxn. Laws, Chief Financial Controller/Revenue, 800, Anna Salai, Madras-2 addressed to All Superintending Engineers of All Circles, Distribution, Projects, Generation & Transmission and Headquarters Superintending Engineers.

Sub: Affixing of Revenue Stamp in the receipt issued by Tamil Nadu Electricity Board - Amendment to Stamp Act.

Ref: Lr. No. X/CFC/AO/Rev./Stamps'94, dt. 27.7.94.

In continuation to the above, it is informed that wherever odd number of Revenue Stamps of 20 paise each are available that should be surrendered to the A.A.O./Revenue Branches/Central Office for pooling and re-issuing the same so that the odd number of Revenue Stamps could be better utilised.

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Establishment - Anti Power Theft Squad Circles, Madras and Salem - Scheme for upgrading the posts of Technical Assistant and Helpers as Junior Engineer II Grade and Wireman for a maximum period of six months from the date of promotion of the incumbent - Orders - Issued.

(Permanent) B.P. (Ch) No. 202,

(Secretariat Branch)

Dated 27.7.1994,
Aadi 11, Bhava,
Thiruvalluvar Aandu 2025.
Read:

I.G.P. (Vig.) U.O. Note No. 62710/SS1/93-3, Dated 23.2.94.

Proceedings:

It has been reported that the incumbents in the posts of Helper and Technical Assistant working in the Anti Power Theft Squad Circles of Madras and Salem have to be relieved without substitutes on their getting promotions and it has become very difficult to find out suitable substitutes in the arising vacancies. It is therefore viewed that persons posted to Anti Power Theft Squad should be allowed to work atleast for four years without disturbance in view of the Special nature of work. This view has been accepted in principle.

2. In pursuance of the above, it is hereby ordered that persons in the categories of Helper and Technical Assistant posted to Anti Power Theft Squad Circle shall be allowed to work atleast for four years, without disturbance. It is also ordered that, in case a Helper/Technical Assistant posted to Anti Power Theft Squad is promoted as Wireman/Junior Engineer Grade II respectively within four years, he shall be permitted to continue

in the Anti Power Theft Squad by upgrading the post upto a maximum of six months. Before the expiry of six months, the Inspector General of Police/Vigilance should select a substitute and relieve the promote. This upgradation can be given only by the Chairman.

3. The procedure indicated below shall be followed for upgradation of posts ordered in para-2 above.

- i. Inspector General of Police/Vigilance shall submit proposals to Chairman for approval as and when it becomes necessary.
- ii. Xerox copy of the note approved by Chairman shall be communicated to the Secretary for issue of orders.
- iii. On issue of orders, follow up action has to be initiated by Inspector General of Police (Vigilance) for retention/selection of incumbents.
- iv. The upgradation of the posts thus ordered shall not be extended beyond the six months period under any circumstance. A watch Register shall also be maintained in Vigilance Cell for relieving the officials within the time limit.

(By Order of the Chairman)

M. Subramanian,
Secretary.

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Memorandum No. 08962/62/S4/A2/93-19, (Administrative Branch), Dated the 28th July, 1994.

Sub: Establishment - Class I to IV Services - Provincial and Regular Work Establishment categories - Annual general continuance for the year 1991-94 - Authorisation of Pay and Allowances for the month of July 1994 - Orders - Issued.

Pending issue of orders for continuance of posts Pay and Allowances for the month of July 1994 for incumbents of the posts whose sanctions have expired from 01-03-1991 to 31-03-1994 in respect of Distribution Circles, Generations and other Offices concerned as indicated in the Annexure including those posts which stand abolished by specific order shall be claimed and admitted.

(By Order of the Chairman)

Encl.: Annexure.

Olney Aaron,
Chief Engineer/(Personnel).

A N N E X U R E

Sl. No.	Name of the Distribution Circle/Project/Generation/Construction/Office	Provincial	Regular Works Estt.
COIMBATORE REGION			
1.	Chief Engineer (D) Coimbatore Region	52	2
2.	Coimbatore E.D. Circle (South)	1,224	3,153
3.	Coimbatore E.D. Circle (North)	948	2,110
SALEM REGION			
4.	Periyar E.D. Circle	1,431	3,597

1	2	3	4
VELLORE REGION			
5.	Dharmapuri E.D. Circle	1,031	2,766
6.	Kancheepuram E.D. Circle	862	2,222
7.	Villupuram Ramasamy Padayachiyar E.D. Circle	783	2,607
MADRAS REGION			
8.	Chengalpattu MGR E.D. Circle	759	1,807
9.	Madras E.D. Circle (South)	1,133	2,831
10.	Madras E.D. Circle (Central)	1,046	2,696
11.	Madras E.D. Circle (North)	1,147	2,610
MADURAI REGION			
12.	Madurai E.D. Circle	1,531	3,254
13.	Ramanad E.D. Circle	977	1,925
TIRUNELVELI REGION			
14.	Kanyakumari E.D. Circle	680	982
15.	Kamarajar E.D. Circle	981	1,870
16.	Tirunelveli Kattabomman E.D. Circle	1,359	2,638
TRICHY REGION			
17.	Trichy E.D. Circle (South)	1,082	2,620
18.	Trichy E.D. Circle (North)	1,107	2,584
19.	Nagapattinam Quaid-E-Milleth E.D. Circle	789	1,521
20.	Pudukottai E.D. Circle	520	1,325
GENERATION CIRCLE			
21.	Generation Circle/Kundah	394	1,312
22.	Generation Circle/Tirunelveli	290	571
23.	Generation Circle/Erode	257	453
24.	Generation Circle/Kadamparai	236	392
GENERAL CONSTRUCTION CIRCLES			
25.	General Construction Circle (South) Madurai	201	276
26.	General Construction Circle (Salem)	132	200
27.	General Construction Circle (Madras)	211	482
28.	General Construction Circle (Central) Trichy	192	337
29.	General Construction Circle (West) Coimbatore	160	349
PROJECT			
30.	Mettur Thermal Power Station	837	562
31.	Mettur Thermal Power Project	81	17
32.	Turiticorin Thermal Power Project	406	74
33.	Tuticorin Thermal Power Station	1,064	963
34.	Ennore Thermal Power Station	831	1,343
35.	North Madras Thermal Power Project	521	72
36.	Hydro Project/Pykara U.S.H.E. Project	133	44
37.	Coimbatore Water Supply Project	96	35
38.	Wind Energy Development Cell, Madurai	36	33
39.	Hydro Project/Urachikottai, Bhavani	138	57
40.	Parsons's Valley Power House (Under the control of		

1	2	3	4
HEAD QUARTERS OFFICES			
41.	S.E./(I.E.M.C.)	9	---
42.	S.E./(Mettur Workshop Circle)	92	815
43.	Administrative Branch	6	---
44.	Chief Engineer/Research & Development	1	---
45.	S.E./(Electrical), B.B.G.T.P.	32	1
46.	S.E./Design/T.T.P.P.	18	---
47.	S.E./Design/NMTPP	33	1
48.	S.E./Madras Development Circle	59	101
49.	Chief Financial Controller	---	1
50.	S.E./(P & C), Madras	---	2
51.	C.E./(Non-Conventional Energy Sources)	3	---
52.	Narimanam Gas Turbine Project	24	12
53.	S.E./(M.A.U.P.)	4	---
54.	Chief Engineer/(Technical Audit)	1	---

Finance

PART—III

Finance

LABOUR - Tamil Nadu Electricity Board - Revision of scales of pay and other special pays and allowances - Grant of Madras Development Circle special pay Sanctioned.

(Permanent) B.P. (Ch) No. 178,

(Secretariat Branch)

Dated 4.7.1994,
Aani 20, Bhava,
Thiruvalluvar Aandu 2025.

Read:

i. (Permanent) B.P. (FB) No. 5, (SB), Dated 25.1.1994.

Proceedings:

With reference to the orders issued in Para 5(v)(c) of the B.P. cited, with effect from 1.2.94, the special pay granted to the staff of the Madras Development Circle should be withdrawn. The above orders were issued in pursuance of a term of the wage revision settlement dated 31.12.93/19.1.94.

2. Based on the decision taken by the Board at the time of finalising the Officers Wage Revision for continuing the Madras Development Circle special pay to the Officers and representations received from unions, it has been decided that the Madras Development Circle special pay to the workmen category, already withdrawn also should be given back from 1.2.94.

3. Accordingly, the following amendments are issued to (Permanent) B.P. (FB) No.5 (SB), dt. 25.1.94.

AMENDMENTS

1. The Works "(Madras Development Circle Special Pay upto 31.1.94 only)" occurring in item 7 of para 5(v) (a) of the B.P. shall be deleted.
2. Para 5(v) (c) of B.P. shall be omitted.
3. In Column (2) against Sl. No.7 in the Annexure v to the said B.P. for the existing entries the following entries shall be substituted viz.
TE, TLC, SSE, PLCC and MDC Special Pay.

(By Order of the Chairman)

M. Subramanian,
Secretary.

* * * *

Memorandum No. 38398/C1/94-1, (Secretariat Branch), Dated the 11th July, 1994.

Sub: Labour - Tamil Nadu Electricity Board - Revision of Pay and Allowances - Revised Selection Grade Scales of Pay - Orders - Amendment - Issued.

Ref: 1. (P) B.P. (FB) No.5 (SB), dt. 25.1.94.

2. (P) B.P. (Ch) No.21 (SB), dt. 1.2.94.

3. (P) B.P. (FB) No.23 (SB), dt. 4.5.94.

4. From the C.E./Research & Development

Lr. No.429/CE/R&D/PA/S/A1/94, dt. 27.5.94

- - - -

The following amendment is issued to (Permanent) B.P. (Ch) No.21, (Secretariat Branch), dt. 1.2.94.

AMENDMENT

After the sixth scale mentioned in the Table contained in para 1 of the said Board's Proceedings, the following scale shall be added namely:-

Pre-revised Selection Grade Scale of Pay Rs.	Corresponding revised selection grade scale of pay from 1.12.92 Rs.
2350-90-2800-110-4230	2550-95-3025-110-4565

(By Order of the Chairman)

M. Subramanian,
Secretary.

* * * *

Memorandum No. 25253/C1/92-138, (Secretariat Branch), Dated the 11th July, 1994.

Sub: Establishment - Tamil Nadu Electricity Board - Revision of scales of pay and allowances to Officers - Correction in the Wage Revision Orders (Printed Books) - Issued.

Ref: (Permanent) B.P. (FB) No.23 (SB), dt. 4.5.94.

The figures "3995" occurring in Column 5 against items 49 to 80, 82 and 83 in Annexure I of the printed copy of (Permanent) B.P. (FB) No.23 (SB), dt. 4.5.94 shall be corrected as Rs.3,395/-

(By Order of the Chairman)

M. Subramanian,
Secretary.

* * * *

Tamil Nadu Electricity Board - Revised Scales of Pay (Workmen) Regulations 1994 and Tamil Nadu Electricity Board Revised Scales of Pay (Officers) Regulations 1994 - Fixation of pay in the revised scales of pay in the case of Workmen/Officers on leave on 1.12.92 and voluntarily retired/compulsorily retired and invalidated from service subsequently - Orders - Issued.

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

(Secretariat Branch)

Dated the 12th July, 1994,
Aani 28, Bhava,
Thiruvalluvar Aandu 2025.

Read:

1. (Per) B.P. (FB) No. 5, (SB), Dated 25.1.94.

2. (Per) B.P. (FB) No.23, (SB), Dated 4.5.94.

Proceedings:

According to Regulation 4(6) of the Tamil Nadu Electricity Board Revised Scales of Pay (Workmen) Regulations, 1994/Regulation 4(6) of the Tamil Nadu Electricity Board Revised Scales of Pay (Officers) Regulations 1994, a workmen/an officer, who on 1st December 1992 is on leave preparatory to retirement, is entitled to choose his pay either in his substantive post or in the officiating post in the revised scale with effect from that date for the purpose of computing his gratuity and pension.

2. The Board has decided to allow fixation of pay in the revised scales of pay in respect of workmen/officers who were on leave on 1st December 1992 and subsequently invalidated (or) retired from service voluntarily (or) retired compulsorily or expired without rejoining duty.

3. Under Regulation 8 of the Tamil Nadu Electricity Board Revised Scales of Pay (Workmen) Regulations 1994/Regulation 8 of the Tamil Nadu Electricity Board Revised Scales of Pay (Officers) Regulations 1994, it is hereby ordered that in respect of workmen/officers who were on leave on 1st December 1992 and subsequently invalidated from service or retired voluntarily or retired compulsorily or expired without joining duty, fixation of pay under the Tamil Nadu Electricity Board Revised Scales of Pay (Workmen) Regulations 1994/Tamil Nadu Electricity Board Revised Scales of Pay (Officers) Regulations 1994, be allowed with effect from 1.12.92 for the purpose of calculation of Pension/Family Pension and Death cum Retirement Gratuity. In respect of cases of death of workmen/officers on or after 1st December 1992, (and when such workmen/officers were on duty on 1.12.92) and could not exercise option to comeover to Revised Scale, the pay fixing authorities shall fix the pay on the date advantageous to the deceased employees.

(By Order of the Chairman)

M. Subramanian,
Secretary.

* * * *

Letter No. 45738-N1/94-1, (Secretariat Branch), Dated the 12th July, 1994.

Sub: Pension - Tamil Nadu Pension Rules 1978 - Amendment to Rule 49 - Orders of Government - Communicated.

Ref: From Government G.O. Ms. No. 506, Finance (Pension) Department, dated 22.6.94.

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I am to enclose a copy of G.O. cited for information and guidance. (An extract of sub-rule (13) under Rule 49 of the Tamil Nadu Pension Rule is also enclosed).

Encl.:

M. Subramanian,
Secretary.

* * * *

Copy of:

GOVERNMENT OF TAMIL NADU
ABSTRACT

PENSION - Tamil Nadu Pension Rules, 1978 - Amendment to Rule 49 - Issued.

G.O. Ms. No.506,

Finance (Pension) Department

Dated the 22nd June, 1994,
Aani 8, Bhava,
Thiruvalluvar Aandu 2025.

Read:

From the Government of India, Ministry of Personnel, Public Grievances and Pensions
(Department of Pension and P.W.) dt. 18.1.93.

Order:

The following Notification will be published in the Tamil Nadu Government Gazette:-

NOTIFICATION

In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, the Governor of Tamil Nadu hereby makes the following amendment to the Tamil Nadu Pension Rules, 1978.

AMENDMENT

In the said Rules, in rule 49, in sub-rule (13) in clause (b), in sub-clause (ii), the words "before retirement" shall be omitted.

Encl.:

(By Order of the Governor)

P. Ramachandran,
Joint Secretary to Government.

//True Copy//

* * * *

TRUE EXTRACT FROM THE TAMIL NADU PENSION RULES**Rule No.49 : CONTRIBUTORY FAMILY PENSION**

13. For the purposes of this rule -

- (a) "Continuous service" means service rendered in a temporary or permanent capacity in a pensionable establishment and does not include -
 - (i) Period of suspension, if any, and
 - (ii) Period of service, if any rendered before attaining the age of eighteen years ;
- (b) family, in relation to a Government servant means -
 - (i) wife in the case of a male Government servant or husband in the case of a female Government servant, provided the marriage took place before retirement of the Government servant.
 - (a) a judicially separated wife of husband shch separation not being granted on the ground of adultery provided the marriage took place before retirement of the Government servant and the person surviving was not held guilty of committing adultery"

NOTE : 1

Wife and husband shall include respectively judicially separated wife and husband.

NOTE : 2

Where the appointing authority referred to in sub-rule (3) of rule (6) decides that for reasons to be recorded in writing a child or children from a judicially separated deceased female Government servant should receive the family pension in preference to judicially separated husband of the deceased Government servant such husband shall not be regarded as covered by the expression family.

(ii) Son who has not attained the age of twenty one years and unmarried daughter who has not attained the age of twenty four years including such son and daughter adopted legally **before retirement** but shall not include son or daughter born after retirement.

//True Extract//

TNEB - General Provident Fund - Rate of Interest for 1994-95 on deposits and balance of credit of the subscribers - Applicability to TNEB - Orders - Issued.

(Permanent) B.P. (Ch) No. 5,

(Audit Branch)

Dated 20.7.1994,
Aadi 4, Bhava,
Thiruvalluvar Aandu 2025.

Read:

G.O. Ms. No. 499 Finance (Allowances) Department, Dated 15.06.94.

Proceedings:

The Government of Tamil Nadu in the G.O. read above have fixed the rate of interest at 12% per annum on the accumulations at the credit of the subscribers of the General Provident Fund for the financial year 1994-95 also.

2. Accordingly, the Tamil Nadu Electricity Board adopting the orders of the Government, hereby directs that the rate of interest for the financial year 1994-95 on the deposits and balance of credit of the subscribers of the General Provident Fund of Tamil Nadu Electricity Board shall continue to be 12% (twelve percent) per annum

3. The rate of interest on belated final payment of General Provident Fund accumulations remaining unpaid for more than three months of its becoming payable shall also continue to be 12% (twelve percent) per annum.

(By Order of the Chairman)

Brijeshwar Singh,
Accounts Member.

* * * *

ESTABLISHMENT - Revision of Scales of Pay and Allowances to Officers of the Board with effect from 1.12.92 - Impounding of Dearness Allowance in respect of employees whose pay crosses Rs.3,500/- due to fixation in the Revised Scales - Recovery in instalments - Further - Orders - Issued.

(Permanent) B.P. (Ch) No. 203,

(Secretariat Branch)

Dated the 27th July, 1994,
Aadi 11, Bhava,
Thiruvalluvar Aandu 2025.

Read:

(Permanent) B.P. (FB) No. 33, (Secretariat Branch), Dated 15.6.94.

Proceedings:

In (Permanent) B.P. (FB) No. 33, (Secretariat Branch), dt. 15.6.94, Orders were issued that the amount to be impounded for the period from 12/92 to 4/94 shall be recovered from their future pay in 60 (sixty) monthly instalments with effect from the pay bill of July 1994. For those employees who have less than sixty months for superannuation, it will be recovered in higher equal proportionate instalments spread equally over the remaining period of service.

2. Representations have been received against the orders in the second sentence mentioned in para 1 above. It is stated that such higher equal proportionate instalment recovery will cause hardship to the Officers who have only short period of service before superannuation and also the Officers who would give notice of voluntary retirement within a short period, as a large amount will have to be recovered in such cases.

3. The representations mentioned in para 2 above have been considered. The Tamil Nadu Electricity Board directs that in all cases where recovery of arrears of impounding of Dearness Allowance arises i.e. in cases where the left over Provident Fund recovery period from 7/94 is sixty months/more than sixty months/less than sixty months the monthly recovery of arrears of impounding of Dearness Allowance shall be taken as Rs.280/- i.e. 16775.

This amount of Rs.280/- p.m. should be recovered in addition to the normal monthly recovery of impounded Dearness Allowance. When the left over Provident Fund recovery period is less than 60, the arrears for the months in which recoveries were effected only will be refunded to the Officer and not the entire arrears of Rs.16,775/-

(By Order of the Chairman)

M. Subramanian,
Secretary.

* * * *

Tamil Nadu Electricity Board - Employees Special Provident Fund cum Gratuity Scheme - Allowing Employer's contribution of Rs.5,000/- to those who retire on Medical invalidation - Amendment - Issued.

(Permanent) B.P. (FB) No. 55,

(Secretariat Branch)

Dated the 28th July, 1994,
Aadi 12, Bhava,
Thiruvalluvar Aandu 2025.

Read:

1. B.P. Ms. (FB) No. 76, (Secretariat Branch), Dated 31.8.85.
2. (Permanent) B.P. (FB) No.123, (Secretariat Branch), Dated 2.12.93.
3. Government G.O. Ms. No. 351, Finance (Pension) Department, Dated 25.4.94.

Proceedings:

In B.P. Ms. (FB) No. 76, (Secretariat Branch), dt. 31.8.85, the Board introduced the Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme, which was based on the Tamil Nadu Government Employees' Special Provident Fund-cum-Gratuity Scheme introduced in G.O. Ms. No. 136, Finance (Pension), dated 29.2.84.

2. In (Permanent) B.P. (FB) No. 123, (Secretariat Branch), dated 2.12.93, an amendment was issued to rule 9 of the Tamil Nadu Electricity Board Employees Special Provident Fund-cum-Gratuity Scheme contained in Annexure-II to B.P. Ms. No.76, (Secretariat Branch), dated 31.8.85 allowing the Board's contribution of Rs.5,000/- in the case of persons, who retire from service voluntarily also.

3. In the Government Order cited, the Government have issued further amendment to rule 9 of Tamil Nadu Government employees Special Provident Fund-cum-Gratuity Scheme, so as to allow the Government contribution of Rs.5,000/- in the case of persons, who retire on medical invalidation as an incentive to such medically invalidated Government servants.

4. The Tamil Nadu Electricity Board has decided to adopt the orders of the Government mentioned in para 3 above. Accordingly, the Board issues the following amendment to rule 9 of Tamil Nadu Employees Special Provident Fund-cum-Gratuity Scheme. The amendment shall take effect from 25.4.94:-

AMENDMENT

For the existing rule 9 of the said Scheme the following shall be substituted namely -

"9. Final payment in the event of superannuation or voluntary retirement with effect from 30.8.93 or retirement on medical invalidation, etc.

In the case of an employee retiring on superannuation or voluntary retirement with effect from 30.8.93 or on medical invalidation with effect from 30.4.94, he will be paid the actual amount of subscription recovered from him together with interest thereon as per the table of repayment. In addition, the Board will be contributing a fixed amount of Rs.5,000/- (Rupees Five thousand only). In all other cases including cases of death while in service, the actual subscription made by him till then together with interest thereon will be paid. In the event of death while in service, the amount will be paid to his nominee or legal heirs".

5. The receipt of this Board's Proceedings should be acknowledged in the slip enclosed.

(By Order of the Board)

M. Subramanian,
Secretary.

Technical

PART—IV Technical

Circular Memo. No. 636/IEMC/EE(T)/Tariff-I(2)/91-6, (Technical Branch), dated 12.7.1994.

Sub: Electricity - Terms and Conditions of Supply - Clause 8.01 and 8.02 extension of time for merger of service - Reg.

Ref: 1. B.P. (Ch) No. 112, (Technical Branch), dt. 29.5.89.

2. Circular Memo. No. 636/IEMC/EE(T)/Tariff-I(2)/91-2, dt. 23.6.92.

- - - -

Further to this office Circular Memo. cited (2) above, the Superintending Engineers of Distribution Circles are informed that the extension of time for merger of services of consumers coming under Clause 8.01 and 8.02 of Terms and Conditions of Supply is extended upto 31.12.1994.

The Superintending Engineers are further requested to indicate how many such services exist as on 30.6.94 and whether all such services could be merged before 31.12.1994.

P. Suresh Chander Pal,
Member (Distribution).

* * * *

High Tension Steel Industry - Request for sanction of additional demand by existing industries - Fixing of percentage on existing sanctioned demand for permitting additional demand - Orders - Issued.

(Permanent) B.P. (FB) No. 176,

(Technical Branch)

Dated 15.7.1994,
Aani 31, Bhava,
Thiruvalluvar Aandu 2025.

Read:

Ref: 1. G.O. Ms. No. 88, Energy (A2) Department, dt. 18.5.94.

2. Circular Memo. No.12/SE/IEMC/EE(T)/Tariff-I(3)/94-2, dt. 2.6.94 from Chairman.

Proceedings:

The Government of Tamil Nadu in G.O. Ms. No.88, Energy (A2) Department, dated 18.5.94 have ordered that with effect from 18.5.94 new Steel Industries who get sanction of load on or after 18.5.94 shall not be eligible for any tariff concession.

Based on the above G.O., instructions have been issued vide Circular Memo. second cited that Steel Industries which are availing tariff concession as on 18.5.94 and for whom the tariff concession period is yet to be completed, additional demand shall not be sanctioned to such steel industries till the completion of the tariff concession period.

In partial modification to the orders issued vide reference second cited, it is hereby ordered that a maximum of 15% of the demand sanctioned can be considered once for sanction as an additional demand to the existing steel industries who have not completed the tariff concession period and also to those who have already got the demand sanctioned prior to 18.5.94 but have not so far availed supply, subject to the condition that this additional demand to be sanctioned shall not be for addition of any new equipments.

The powers of such sanction shall be exercised by Chairman only.

(By Order of the Board)

R. Venkataraman,
Chief Engineer/Chairman's Office.

Circular Memo. No. 03954/IEMC/EE1/AEE/D. 75/94, (Technical Branch), Dated 15.7.1994..

Sub: A.P.T.S. - Inspection of L.T. Services - Welding sets connected in L.T. Tariff IV - Instructions issuing of.

- - - -

In one L.T. Service under Tariff-IV, A.P.T.S. detected a welding set connected without the sanction of the Board. The total connected load including the welding set was however within the contracted load. O&M Branch levied the compensation charges treating this as violation under Clause 2.02 Schedule Part-I of Terms and Conditions of Supply of Electricity.

As per Tariff Notification, for supply to Welding sets, the rate will be increased by 25% in Tariff-IV. The welding sets used in Tariff-IV shall not be treated as misuse of tariff. Further, as the connected load is within the contracted load, this cannot be treated as violation in any items of Clause 2.02 Schedule Part-I of Terms and Conditions of Supply of Electricity.

In such cases, the rate will be increased by 25% for the entire consumption for the back period of 6 months from the date of detection.

The field Officers are also requested to give wide publicity for the information of public on the use of welding sets in power services.

P. Suresh Chander Pal,
Member (Distribution).

* * * * *

Circular Memorandum No. CH/CE/50437/94-1, (Technical Branch), Dated 18.7.1994.

Sub: Payment of various charges by cheque by HT consumers.

- - - -

Representations have been received from HT consumers that some of the Circles Superintending Engineers are insisting on payment of miscellaneous charges like EMD, MCD, Development charges etc., by DD/Pay Order.

According to Clause 18.05 of the T & C of supply all HT consumers are permitted to pay their bills including those on account of miscellaneous charges by Cash/DD on local Bank or cheque drawn on a bank at the same place as the headquarters of the Superintending Engineer. Only in cases where the cheque has been dishonoured the HT consumers will be required to pay the amounts due to the Board by Cash/DD/Pay Order.

In the circumstances, all Superintending Engineers are requested to ensure that cheque payments by HT consumers for c.c. charges and other miscellaneous charges are accepted upto the last date prescribed for such payments and only in cases where the previous payments of the HT consumer by cheque are dishonoured then accept payments by Cash/DD/Pay Order.

Receipt of this memorandum may be acknowledged.

A.P. Muthuswami,
Chairman.

Sale of Surplus/Obsolete/Scrap materials, condemned vehicles and plant and machineries through open tenders/Public Auction - Adjustment of E.M.D. in the sale amount - Orders - Issued.

(Permanent) B.P. (FB) No. 187,

(Technical Branch)

Dated 20.7.1994,
Aadi 4, Bhava,
Thiruvalluvar Aandu 2025.
Read:

- i. Note to Board dated 18.5.94.
 - ii. Extract of item No.(9) of the minutes of the 707th meeting of the Board held on 24.6.94 and communicated vide Board's (Secretariat Branch) Memorandum No. 39910/H1/94-3, dated 14.7.94.
-

The Tamil Nadu Electricity Board hereby approves the following proposals in respect of sale of surplus/obsolete/scrap materials, condemned vehicles and plant and machineries through open tenders/Public auctions:-

To adjust the Earnest Money Deposit remitted by the successful tenderers of Tamil Nadu State in the sale amount to be collected from them towards sale of materials through open tenders or public auction and to incorporate the same under clause 29.5 of the Tender Regulations.

In the case of successful tenderers from outside the State of Tamil Nadu the Earnest Money Deposit shall be continued to be released only after submission of proof of payment of purchase tax liability in respect of the transaction to the Government of Tamil Nadu.

As the Earnest Money Deposit of the successful tenderers of Tamil Nadu State are to be adjusted against the sale amount, dues if any should be collected from them before releasing the materials sold to them.

(By Order of the Board)

A. Chinthamani,
Chief Engineer/Materials Management.

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Circular Memo. No. SE/IEMC/EE3/AEE2/D 231/94, (Technical Branch), Dated 20.7.1994.

Sub: Electricity - Collection of development charges while effecting change of tariff -
Instructions - Reg.

- Ref: 1. (Permanent) B.P. (FB) No.136, dt. 13.6.1991.
2. (Permanent) B.P. (FB) No.190, dt. 25.8.1993..

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The Chief Internal Audit Officer has requested to clarify whether the development charges are to be collected even for the existing L.T. services involving the change of tariff (i.e.) from L.T. Tariff I to L.T. Tariff IX, by treating them as new service connections as the orders already issued in regard to collection of development charges are silent on the above aspect.

The matter has been examined and the following instructions are issued.

As in the case of conversions from single phase to three phase, the difference in the development charges may also be collected while effecting the conversion of tariff for L.T. service connections provided the initial development charges have already been paid while availing the service connection.

P. Suresh Chander Pal,
Member (Distribution).

Circular Memo. No. SE/IEMC/EE3/AEE2/F.Street lights/D 233/94, (Technical Branch), Dated 21.7.1994.

Sub: Electricity - Street lights maintenance of street lights in Panchayats, Panchayat Unions and Town Panchayats - Instructions issued - Regarding.

Ref: 1. B.P. Ms.(Ch) No.127, (TB), dt. 10.6.86.

2. Circular Memo. No.SE/IEMC/EE3/AEE2/D 930/91, dt. 7.1.92.

3. Circular Memo. No.SE/IEMC/EE3/AEE2/D 56/92, dt. 8.5.92.

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In the review meeting on the progress of schemes of the Rural Development Department conducted by the Honourable Minister for Local Administration on 9.3.94, it has been pointed out that there are a lot of complaints about the non-burning of street lights in villages due to the fact that helpers are reluctant to replace the spare parts in order to make the street lights burn in villages.

In this connection, the attention of Superintending Engineers/Electricity Distribution Circle is invited to the references cited wherein instructions have been issued on maintenance of street lights in Panchayat areas consequent upon handing over of street lights to Panchayats. The Superintending Engineers are requested to see that the above instructions are strictly followed by the field staff.

Further the Assistant Executive Engineers' of the Distributions concerned may be asked to attend the review meeting conducted by the Divisional Development Officer and the Executive Engineers to attend the meetings convened by Collectors of the District, for review of burning of street lights.

P. Suresh Chander Pal,
Member (Distribution).

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Circular Memo. No. SE/IEMC/EET/AEE/AE2 Video Theatres/CR 06300/94-1, (Technical Branch), Dated 23.7.1994.

Sub: Electricity - Application of tariff to Video Theatre in SC No.748, Karimangalam of Palacode Division - Regarding.

Ref: SE/Dharmapuri Lr. No.SED/DFC/RCS.I/A1/22645/94, dated 1.7.94.

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The Superintending Engineer/Dharmapuri in his letter cited above has requested to clarify the tariff applicable to Video Theatres.

The matter has been examined and the Video Theatres which fulfill the conditions as below may be permitted L.T. Tariff VIII on par with Cinema Theatres.

1. The licence permit certificate etc., are issued by the District Collector as in the case to Cinema Theatres.
2. Entertainment tax levied and collected by the Government as in case of Cinema Theatre and certificate issued by Deputy Commercial Tax Officer.
3. The Video Theatre is inspected by the Electrical Inspector and safety certificate issued by the Chief Electrical Inspector to Government.

P. Suresh Chander Pal,
Member (Distribution).

Memo. No. SE/MM.II/EE/T/A2/F.102/D 7/94, (Technical Branch), Dated 23.7.1994.

Sub: Vehicles/Tyres - Retreading/Recapping of tyres - Approval of firms and their rates for the period from 1.4.1994 to 31.3.1995 - Advantages of retreading under precured process - Regarding.

Ref: 1. This Office Memo. No. SE/MM.II/EE/T/A2/F 102/D 3/94, dt. 1.6.94.
 2. Lr. No. L.Dis. GI/23052/94, dt. 30.6.94 received from Director/TNMVMD.
 3. Lr. No. GI/7404/92, dt. 15.7.92 received from Director/TNMVMD in his Lr. No. L.Dis. GI/23052/94, dt. 30.6.94.

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In continuation of this office letter dated 1.6.1994 1st cited, a copy of the letter dated 15.7.92 enlightening the advantages of retreading under precured process received from Director/Tamil Nadu Motor Vehicles Maintenance Department vide letter dt. 30.6.94 3rd cited is sent herewith for guidance and adoption for Board's vehicles.

Encl.: As above.

A. Chinthamani,
 Chief Engineer/Materials Management.

Copy of Letter Rc. No. GI/7404/92, dt. 15.7.92 from **Thiru M. Jayaraj, B.E., M.Sc.(Engg.), F.I.A.,** Director/Motor Vehicles Maintenance Department, Shopping Centre, 2nd Floor, Ashok Nagar, Madras - 83 to All Heads of Departments, Superintendent of Police/Collectors.

Sub: MVMD - Retreading of tyres of Government Departmental vehicles under precured process - Regarding.

Ref: 1. G.O. Ms. No. 46 D, Tpt. dt. 10.6.91.
 2. G.O. Ms. No. 3019, Tpt. Department, dt. 6.11.91
 3. G.O. Ms. No. 3005, Tpt. dt. 24.6.92.
 4. This Office Rc. No. GI/7404/92, dt. 8.7.92.

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In the G.O. 1st & 2nd cited above, Government have issued orders permitting the vehicle using Officers to entrust the tyres of Government Departmental vehicles for retreading for the year 1991-92 for both under conventional and precured process. However, as the newly developed method of retreading of tyres under precured process was introduced for the first time, the vehicle using Officers were asked to go in for retreading by the precured method only for the first retreading of the tyre considering the advantages of the new method.

Now, while communicating the rates for the year 1992-93 in this office reference 4th cited, it has been informed that the vehicle using Officers shall decide the process (Conventional/precured) for retreading/recapping of tyres.

In this connection, I am directed to enlighten the advantages of precured process over the conventional process, so as to enable the vehicle using Officers to decide the process before retreading of tyres.

Precured process is the latest technology in tyre retreading and is an advanced technical process than that of the conventional hot process.

The retreading using the precured trend under this modern process is likely to give a higher mileage and longer life to the casing.

The procured trend is made out of a rich compound and is resilient and uniformly denser as it is cured on both sides in a giant hydraulic process and the toughened rubber while giving extra mileage possess a hardness

similar to that of new tyre. This also makes the precured/retread together and wear resistant. The retreadability factors is higher under the developed method of precured retread, since the tyre is retreaded in its natural condition.

It has also avoids punctures and lessens tread failure. Under the precured process the retreadability factor gets considerably increased as the retreading is done in a relaxed condition and is not subjected to any rigid metal moulding nor is the tyre subjected to high temperature.

Hence the precured retreading otherwise known as cold process is recommended, though it is slightly high when the cost is compared to that of the conventional hot process.

M. Jayaraj,
Director.

//True Copy//

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Circular Memo. No. X/CFC/R/CB/A5/E.Tax/117/94, (Accounts Branch), Dated 25.7.1994.

Sub: Tamil Nadu Electricity (Taxation on Consumption) Act'62 - Rationalisation of the rate of tax on consumption of additional tax from 4% to 5% with effect from 1.4.94 - Amendment to Section 3 of Act - Regarding.

Ref: Tamil Nadu Government Gazette Notification No.333, Dt. 30.6.94 Part IV, Section 2, Act No.43 of 1994.

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In the above Gazette Notification (Copy enclosed), Tamil Nadu Government have issued an amendment to Tamil Nadu Electricity (Taxation on Consumption) Act'62. It has been stated in the Section 3(A) of the above Act that levy of additional tax on consumption of energy at the rate of 5% on the price of energy consumed has to be made with effect from 1.4.94 on all consumers except the following:

1. Energy consumed for Domestic, Hut and Agriculture.
2. On the energy consumed by any person (other than licensee) who consumes energy generated by himself.
3. The energy consumed by Government of India or Railway. This exemption is as per Tamil Nadu Electricity (Taxation on Consumption) Act'62.

In this connection this levy of additional tax at 5% on the price of energy consumed may be charged in August'94 assessment in respect of H.T. Services. The tax already levied at 4% from 4/94 to 7/94 assessment may be revised at 5% and the difference included in the August'94 current consumption bill without any omission.

In respect of L.T. Services, assessed in even/odd months, the tax @ 5% may be charged in 8/94/9/94 as the case may be and the tax already levied @ 4% from 1.4.94 to June'94/July'94 assessment may be revised @ 5% and the difference included in August'94/September'94 assessments as the case may be. The proportionate tax is to be arrived at in respect of assessments made in April'94/May'94, based on the bi-monthly readings taken during these months duly computing the consumption as done in the case of application of revised tariff which came into force from 1.3.94 and included in the White Meter Card and Green Meter Card.

In the case of H.T. Services, the tax is to be levied both on charges calculated on the actual M.D. recorded as well as energy consumed.

Instructions already issued in letter No.X/CFC(R)/E.Tax/91, dt. 4.11.91 (Page 645 of 11/91 Gazette) and Circular Memo. No.CFC/Rev/CB/F.41/079712/91, dt. 4.11.91 (Page 644 of 11/91 Gazette) in respect of collection remittance and accounting will also holdgood.

The ready reckoners duly incorporating the tax @ 5% to be levied for the consumption may be arranged to be printed and supplied immediately to all the assessors.

A confirmatory report to the effect that the printing and supplying of ready reckoners with the element of tax @ 5% have been made may be sent.

The receipt of the circular memo. may be acknowledged to Deputy Financial Controller/Revenue.

Encl.: Copy of Notification.

P. Suresh Chander Pal,
Member (Distribution).

* * * *

Copy of Letter No.9981/14/94, dt. 20.7.94 from the Chief Electrical Inspector to Government, Government of Tamil Nadu, Electrical Inspectorate, Thiru-Vi. Ka Industrial Estate, Guindy, Madras - 600 032 addressed to the Accounts Member, T.N.E.B., Madras - 2.

Sub: Electricity - Tamil Nadu Electricity (Taxation on consumption) Act 1962 - Rationalisation of the rate of tax on consumption of additional tax from 4% to 5% with effect from 1.4.94 - Amendment to Section 3 of Act - Collection - Requested.

Ref: Tamil Nadu Government Gazette Notification No.333, Dt. 30.6.94, Part-IV, Section 2, Act No.43 of 1994.

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A copy of the above Notification is communicated for information and necessary action.

NOTIFICATION

The following Act of the Tamil Nadu Legislative Assembly received the assent of the Governor on the 28th June 1994 and is hereby published for general information:-

ACT No. 43 of 1994

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

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Forty-fifth year of the Republic of India as follows:

	1.(1) This Act may be called the Tamil Nadu Electricity (Taxation on Consumption) Amendment Act, 1994.	Short title and commencement
	(2) It shall be deemed to have come into force on the 1st day of April 1994.	
Tamil Nadu Act 4 of 1962.	2. In sub-section(1) of Section 3-A of the Tamil Nadu Electricity (Taxation on Consumption) Act 1962, for the words "four percentum," the words "five percentum" shall be substituted.	Amendment of Section 3-A.

(By Order of the Governor)

M. Muniraman,
Secretary to Government/Law Department.

* * * *

Memo. No. SE/IEMC/EE3/AEE2/AE/D 276/94/ (Technical Branch), Dated 25.7.1994.

Sub: Electricity - Extension of supply to the agricultural pumpsets situated in the River/Channel/Bank Instructions - Regarding.

Ref: Circular Memo. No. SE/IEMC/EE3/AEE2/AE/D 178/94, dated 19.5.94.

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Many of the field Officers have requested for clarification regarding the No Objection Certificate issued by the Public Works Department authorities for effecting agricultural supply to the wells situated within 200 metres from any River Bank/Canal/Channel/any water resources.

Meanwhile, the Chief Engineer/Irrigation/Madras has informed in his letter dated 5.7.94 (copy of which is enclosed) that the present practice followed is that the No Objection Certificate is issued by the Executive Engineer in whose jurisdiction the pumpset is located.

Hence, the field Officers are requested to accept the No Objection Certificate issued by the Executive Engineer/Public Works Department concerned instead of Superintending Engineer/Public Works Department as referred in the Circular Memo. dated 19.5.94 cited in the reference.

Further the Chief Engineer/Distribution/Madurai has requested clarification on the procedure to be followed in respect of the following two cases.

1. Under Normal/Special programme parties to whom 90/45 days notices have been issued and who are yet to report readiness.

2. Under Self Sufficiency Schemes parties who have paid Rs.500/- for whom estimates are yet to be prepared/Estimate sanctioned.

It is clarified that for the above cases, the applications can be processed and supply can be extended only on submission of No Objection Certificate from the Executive Engineer/Public Works Department concerned by the applicants.

P. Suresh Chander Pal,
Member (Distribution).

Encl.:

Copy of Letter No.N5/39033/94.01, dated 05.07.94 from Thiru K.O. Palanisamy, B.A., B.E., MIE., Chief Engineer(Irrigation), Madras - 5, addressed to the Chief Engineer/TNEB/Distribution/Madras.

Sub: Electricity - Extension of supply to agricultural pumpsets situated in the River/Channel banks - Instructions - Regarding.

Ref: Circular Memo. No. SE/IEMC/EE3/AEE2/AE/D 178/94, dated 19.5.94 addressed to Superintending Engineers of all Electricity Distribution Circles.

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In the circular memo. cited addressed to all Superintending Engineers of Electricity Distribution Circles of Tamil Nadu Electricity Board, you have given instructions that regarding extension of supply of electricity to agricultural pumpsets situated near the banks of rivers/channels/other irrigation sources; "No Objection Certificate" is to be obtained from the Superintending Engineer-PWD.

The present practice followed is that the no objection certificate is issued by the Executive Engineer in whose jurisdiction the pumpset is located.

I also feel that since the Executive Engineer is the man of the spot and is in a better position to inspect the site where the pump is located, the issue of the "No Objection Certificate" may be done by the Executive Engineer-PWD himself.

As such, I request that the status quo on the issue of this certificate be maintained and that the issue of the certificate by Superintending Engineer need not be insisted upon.

I request that suitable instructions may please be given to your Superintending Engineer in this regard.

K.O. Palanisamy,
Chief Engineer/Irrigation.

//True Copy//

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Circular Memo. No. 5612/SE/IEMC/EET/AEE/AE2/Reconversion from IV to V/94-2, (Technical Branch),
Dated 26.7.94.

Sub: Electricity - Agricultural Service - Reconversion of Low Tension Tariff from IV (Industrial)
to V (Agriculture) - Dispensed - Reg.

Ref: 1. B.P. Ms. No. 226 (CH) Technical Branch, dt. 26.10.88.

2. M(D)'s Memo. No. 5612/IEMC/EE(T)/AEE/AE2/94, dt. 18.1.94.

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In the Board's Proceedings cited under reference (1), Orders have been issued that agricultural consumer, who wants permission to manufacture bricks for own use in an agricultural service may be permitted temporary conversion for a minimum period of four months and consumption for usage of water for manufacturing of bricks and agricultural purpose may be assessed under L.T. Tariff IV and reconversion to L.T. Tariff V (Agriculture) may be allowed.

However, the Board has rejected the proposal to permit reconversion of tariff from L.T. IV (Industrial) to L.T. V (Agriculture) in respect of services availed originally under agricultural tariff and changed to L.T. Tariff IV, prior to the issue of the B.P. under reference (1) which was communicated to all the Chief Engineers vide Memo. cited under reference (2).

The Chief Engineer/Distribution/Trichy had raised a clarification in respect of temporary conversion from V to IV allowed as per the B.P. Ms. No. 226, dt. 26.10.88 and requested to issue necessary revised orders in this regard.

The matter has been examined and the Chief Engineers/Distribution Region and the Superintending Engineer/Distribution Circles are informed that the services already permitted for temporary conversion from V to IV as per the B.P. Ms. No. 226 (CH), dt. 26.10.88, may be issued one month notice and reconverted to L.T. Tariff V after taking R.T.R. The consumers may also be informed that in future such temporary conversion to L.T. Tariff IV and then back to L.T. Tariff V will not be permitted as per present rules of the Board.

A.P. Muthuswami,
Chairman.

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Memo. No. IEMC/EE3/AEE1/F.Instructions/D.220/94, (Technical Branch), Dated 29.7.1994.

Sub: Electricity - Refund of Earnest Money Deposit and Development charges in the case of
HT/LT applicants who back out at a later stage - Order - Working Instructions - Issued.

Ref: (Permanent) B.P. (FB) No.135, dt. 2.7.93.

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Orders were issued in regard to refund of Earnest Money Deposit/Development charges in respect of HT/LT applicants, vide reference cited.

Now, cases are being referred to head-quarters seeking instructions as to whether the Earnest Money Deposit/Development charges have to be forfeited proportionate to the demand backed out by the applicant before availing supply.

It is therefore clarified that in the case of HT/LT applicant who prefers to back out partially against the sanctioned demand before availing supply to their industry, then the orders issued in paras 3 to 6 of the B.P. cited may be applied proportionate to the demand backed out, respectively.

This may be given effect immediately.

P. Suresh Chander Pal,
Member (Distribution).

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