

Executive Engineer
POWER HOUSE
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TAMIL NADU ELECTRICITY BOARD BULLETIN

Vol. XVI

JUNE 1997

No. 6



TAMIL NADU ELECTRICITY BOARD BULLETIN

JUNE 1997

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News & Notes

PART - I

NEWS & NOTES

I. Generation Particulars:

The generation/relief figures for June '97 were as follows:

Sl. No.	June '97 (In Million Units)
1. Ennore T.P.S.	164.481
2. Tuticorin T.P.S.	642.270
3. Mettur T.P.S.	524.670
4. North Chennai T.P.S.	269.957
TNEB Thermal	1601.378
5. Neyveli TS I	216.690
6. Neyveli TS II	791.050
7. Kalpakkam (Madras Atomic PS)	184.170
8. Hydro Generation	300.921
9. Import from N.T.P.C.	120.371
10. Net Export to Kerala	366.224
11. Import from Manali, BHEL & Private Wind Mills	119.190
12. Narimanam & Basin Bridge GTS	5.957
13. Wind Mills	2.308
14. Kadamparai (Pump Mode)	0.117
Nett TNEB consumption	2975.694

The maximum grid demand and consumption during June '97 were 4808 MW on 25-6-'97 and 100.948 MU on 4-6-'97 respectively. The average grid consumption in June '97 was 99.190 MU per day.

II. Hydro Inflows :

The Hydro inflows during June '97 were 137 MU against 823 MU in June '96 and the ten year average of 507 MU.

(iv)

III. Storage Position :

The storage position in various reservoirs as on 1—7—'97, when compared to the storage as on 1—7—'96 was as follows :-

Sl. No.	Name of the Group	Storage as on		Difference
		1—7—97	1—7—96	
1.	Nilgiris	406.900	800.930	(—) 394.030
2.	P. A. P.	31.910	77.960	(—) 46.050
3.	Periyar	1.050	33.800	(—) 32.750
4.	Papanasam & Servalar	0.090	0.150	(—) 0.060
5.	Suriliyar	3.550	6.460	(—) 2.910
6.	Kodayar	3.050	26.530	(—) 23.480
7.	Total Excluding Mettur	446.550	945.830	(—) 499.280
8.	Mettur	81.920	6.370	(+) 75.550
9.	Total including Mettur	528.470	952.200	(—) 423.730

IV. Performance of Thermal Stations :**(i) Tuticorin (5 x 210 MW) :**

The details of generation at Tuticorin T.P.S. during June '97 were as follows :

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	99.47	138.49	91.6
II (210 MW)	68.53	97.25	64.3
III (210 MW)	96.56	130.60	86.4
IV (210 MW)	100.00	142.86	94.5
V (210 MW)	100.00	133.07	88.0
Station (1050 MW)	—	642.27	85.0

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

The details of generation at Ennore T.P.S. during June '97 were as follows :

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (60 MW)	94.72	32.680	75.65
II (60 MW)	65.69	23.380	54.12
III (110 MW)	85.83	45.156	57.02
IV (110 MW)	44.03	23.706	29.93
V (110 MW)	73.89	39.559	49.95
Station (450 MW)	—	164.481	50.76

(v)

(iii) North Chennai (3 × 210 MW) :

The details of generation at North Chennai T.P.S. during June '97 were as follows :

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	98.94	100.065	66.18
II (210 MW)	65.63	94.789	62.69
III (210 MW)	87.37	75.103	49.67
Station (630 MW)	—	269.957	59.51

(iv) Mettur (4 × 210 MW) :

The details of generation of Mettur T.P.S. during June '97 were as follows :-

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	98.95	135.76	89.79
II (210 MW)	86.73	116.36	76.96
III (210 MW)	100.00	139.14	92.02
IV (210 MW)	91.02	133.41	88.23
Station (840 MW)	—	524.67	86.75

(v) Coal Particulars for June '97 :

Sl. No.	Particulars	Tuticorin TPS	Ennore TPS	Mettur TPS	North Chennai TPS
1.	Coal linkage (in lakhs tonnes)	5.00	1.90	4.00	0.90
2.	Coal Receipt (-do-)	4.39	1.27	3.01	1.57
3.	Coal consumption (-do-)	4.69	1.67	3.83	2.15
4.	Coal Stock as on 1-6-97 (-do-)	1.68	0.95	0.89	1.71
5.	Coal consumption (Kg/Kw hr.)	0.730	1.015	0.730	0.796

(vi) Auxiliary consumption and oil consumption during June '97 :

Name of Thermal Power Station	Tuticorin	Ennore	Mettur
Auxiliary consumption (%)	8.20	12.60	8.08
Oil consumption (ML/Unit)	0.59	2.60	1.16

V. Clarification issued on encashment of leave on private affairs and payment of full leave salary for the period of earned leave exceeding 180 days :

In Sectt. Branch Memo. 10594—P2/97—1 dt. 31—5—'97, it has been clarified that the leave-sanctioning authority shall suo moto draw and disburse the cash benefits of encashment of leave on private affairs, with reference to the orders issued in (Per) B.P. (FB) No. 75 (SB) dt. 6—11—96, without insisting on formal sanction orders on the date of retirement or on the date of termination of extension of service, as the case may be, or on the next working day, following the date of retirement or termination of extension of service, if the date of retirement or termination of extension of service happens to be a holiday.

VI. Clarification on payment of Pongal prize to Pensioners/Family Pensioners who are in receipt of provisional pension :

In Secretariat Branch Memo. No. 38091/A2/97—1 dt. 12—6—97 it has been clarified that whenever Pongal Prize is sanctioned by the Board to the Pensioners/Family Pensioners, it shall be paid to the Pensioners/Family Pensioners, who are in receipt of provisional Pension/Provisional Family Pension.

The following are the details of the posts created, abolished, upgraded and downgraded during the month of June 1997.

R. Srinivasan,
Chief Engineer/Personnel.

POSTS CREATED

Sl. No.	Details of Board's Order	Name of the Circle	Name of the Post	No. of posts	Purpose for which the posts were created	Remarks
1.	Per. B.P. (FB) No. 17 (Adm. Br.) dt. 6-6-97	Distn. Circles (as detailed in the Annexure)	1. Aast. Adm. Officer	41	Creation of post for certain Distn. Division	For the period of one year from the date of utilisation
			Total	41		
2.	Per. B.P. (Ch.) No. 235 (Adm. Br.) dt. 21-6-97	CE/Civil Designs	1. E.E./Elecl. 2. A.E.E./Civil 3. A.E./Civil 4. Head D'man 5. D'man 6. J.A.	1 1 2 1 1 1	For attending to the Designs works and preparation of drawings for Residential and Non-Residential Building relating to various Distn. Circles, G.C.C. and Generation Circles under the control of C.E./Civil Designs	—do—
			Total	7		
3.	Per. B.P. (Ch.) No. 238 (Adm. Br.) dt. 25-6-97	Trichy (N)	1. S.B.O. (LI. Opr) 2. Helper	4 4	33/11 KV SS at Andimadam	—do—
			Total	8		

(vii)

POSTS ABOLISHED

Sl. No.	Details of Board's Order	Name of the Circle	Name of the Post	No. of Posts	Purpose for which posts were Abolished	Remarks
1.	Per. B.P. (FB) No. 17 (Adm. Br.) dt. 6-6-97	Distn. Circles (As detailed in the Annexure)	1. J.A./Admn. Total	41 41	Due to creation of A.A.O. these posts are abolished	With immediate effect
2.	Per. B.P. (Ch.) No. 226 (Adm. Br.) dt. 10-6-97	North Chennai Thermal Power Project	1. A.E.E./Civil 2. A.E./Civil Total	1 1 2	Due to creation of Certain Post to operate Engineering Docment System for storage in C.E./ Civil Designs/Chennai	— do —
3.	Per. B.P. (Ch.) No. 232 (Adm. Br.) dt. 12-6-97	M(D)/Unit-V O/o CE/ Transmission	1. Asst.-cum-Steno 2. Office Helper Total	1 1 2	Due to vacant for more than 6 months	— do —
4.	Memo. No. 34338/S4/S1/A3/97-3, dt. 16-6-96	Mettur Thermal Power Station	1. Stores Supr. 2. Stores Custodian I Gr. Total	6 7 13	As per guidelines issued by the C.E./M.T.P.P.	— do —
5.	Memo. No. 30304/S2/A2/97, dt. 30-6-97	B.O. Adm. Br./ Recruitment Section	1. P.O. 2. Superintendent 3. Asst. Total	1 1 3 5	Due to nearer the finalisation of Recruitment work	With immediate effect

POSTS UPGRADED/DOWNGRADED

— NIL —

GENERAL ADMN. & SERVICES

PART-II

General Administration & Services

Letter No. 42138/L.C.1 (Secretariat Branch) Legal Cell/ 97-1 dated 31-5-97.

Sub: Establishment—Service matter—Leave cannot be claimed as a matter of right—Judgement communicated.

Ref: Order of the High Court/Madras in W.P. No. 11860 of 1986 dt. 13-9-96.

One Thiru. R. K. Balavivekanandan, Cashier Udumalpet Electricity Distribution Circle while he was serving in Negamam applied for leave on medical grounds for a period of 2 months upto 2-5-76. On 15-6-76 he applied for extension of medical leave for 45 days on 10-6-76. He was served with the Transfer order from Negamam to Palani. The employee was served with another order of Transfer from Palani to Oddanchatram on 27-12-76. He protested against this order. Hence, disciplinary proceedings was taken under Standing Order 19 (1) of the Standing Orders. Enquiry was held and the employee was dismissed with effect from 3-3-76. His appeal was also dismissed. He filed writ Petition in the High Court Madras challenging the order of dismissal.

2. The High Court dismissed the Writ Petition and held that "leave cannot be granted as of right". It depends upon the exigencies of the administration. The High Court also held that when the superiors were magnanimous in transferring the petitioner instead of taking departmental action, he ought to have reciprocated the same.

3. A copy of the order is enclosed for information and guidance.

4. All the Superintending Engineers are requested to communicate the same to all the field officers for information and guidance.

L. Jayasankaran,
Legal Adviser

Encl :

COPY OF

IN THE HIGH COURT OF JUDICATURE AT MADRAS
(SPECIAL ORIGINAL JURISDICTION)

Friday the thirteenth day of September, One thousand nine hundred and ninety six

PRESENT :

The Honourable Mr. Justice S. M. ABDUL WAHAB

W.P. No. 11860 of 1986

R. K. Balavivekanandan ... Petitioner
Vs.
1. The Chairman,
Tamil Nadu Electricity Board,
Anna Salai, Madras.
2. The Chief Engineer (Distribution)
Tamil Nadu Electricity Board,
Madras. ... Respondents
3. The Superintending Engineer,
Tamil Nadu Electricity Board,
Udumalpet System,
Udumalpet.

Petition under Article 226 of the Constitution of India, praying that in the circumstances stated therein and in the affidavit filed therewith the High Court will be Pleased to issue a Writ of Certiorari calling for the order of the first respondent as communicated in proceedings No. ADM. I/A3/

DP34/HQ 73/78 dated 7-4-1978 of the Superintending Engineer and quash the order confirming the order of the Second Respondent in his proceedings No. 107/D3/77-2 dated 1-7-1977 and confirmed the order of the third respondent in his proceedings No. ADM. 1/A/S/FDP. 34/13/77 dated 15-3-1977.

ORDER: This Writ Petition coming on for hearing on Wednesday the Seventh day of August 1996 upon perusing the petition and the affidavit filed in support thereof the order of the High Court dated 8-10-1987 and made herein and the Counter Affidavit filed herein and the records relating to the order in proceedings No. ADM. 1/A3/DP 34/HQ 73/78 dated 7-4-1978 on the file of the first respondent and proceedings No. 107/DP/77-2 dated 1-7-1977 on the file of the second Respondent and proceedings No. ADM 1/A/3/FDP/34/13/77 dated 15-3-1977 on the file of the third Respondent and comprised in the return of the Respondents to the Writ made by the High Court, and upon hearing the arguments of Mr. K. Ramachandran, Advocate for the petitioner and of Mr. C. S. Krishnamoorthy, Advocate for the Respondents, and having stood over for consideration till this day, the Court made the following order :—

This writ petition is for certiorari to quash the communication of the first respondent dated 7-4-1978 confirming the proceedings of the second respondent dated 1-7-1977 who in turn confirming the proceedings of the first respondent dated 15-3-1977.

2. The case of the petitioner is as follows: The petitioner joined the Udumalpet Electricity System in the year 1962 as cashier, while he was serving in Negamam, he applied for leave on medical grounds for a period of two months upto 2-5-1976. On 15-6-1976 he applied for extension of medical leave for 45 days. On 10-6-1976 he was served with the transfer order from Negamam to Palani. Even though the petitioner protested he was served with another order of transfer from Palani to Oddanchatram on 27-12-1976. The petitioner protested against the said order also. But in January, 1977 he was served with a show-cause notice for disciplinary action under Section 19(1) of the Tamil Nadu Electricity Board Standing Order. Without considering the valid reasons in the explanation an enquiry was held and finally he was dismissed from service with effect from 3-3-1976. The order of dismissal dated 15-3-1977 was appealed and the same was dismissed on 25-7-1979. After wasting a lot of time with the Labour Unions and the legal Aid Centres, finally the petitioner resorted to this writ petition.

3. A counter-affidavit has been filed on behalf of the respondents. The petitioner transfer was on administrative grounds. He absented himself from duty since 3-5-1976. Leave cannot be claimed as of right as per the Tamil Nadu Electricity Board Leave Regulations. Since he was involved in number of disciplinary proceedings including misappropriation of Board's money, it was considered not safe to posting him as regular cashier. Hence he was transferred. The petitioner was informed about the refusal for leave, and directed to join duty. The charges were framed in August, 1976 by the Superintending Engineer in his proceedings dated 30-7-1976. In the enquiry, the charge of willful disobedience was found. After a show-cause notice dated 18-1-1977 he was dismissed from service. During the enquiry, the petitioner himself has accepted that he was guilty of the charge. Based on that the Enquiry Officer has held that the charge as proved. The Government refused to refer the matter for adjudication. The past records of the petitioner was also considered before imposing punishment. The grounds set out in the affidavit are untenable. Hence, the writ petition deserves to be dismissed.

4. The contention urged is that taking of leave to which a person is eligible would not constitute misconduct. Another contention raised is that the punishment is disproportionate and excessive.

5. As regards the first contention even though a public servant is entitled for leave, it is governed by the provisions of the Leave Rules. Leave cannot be granted as of right. It depends upon the exigencies of the administration. In this case, he produced the medical certificate, certifying him to be fit for duty on 3-5-1976. He was transferred to Palani taluk. Since he was employed in Pollachi Taluk, which was his native taluk. The transfer was also after the expiry of leave. He applied for leave from 3-5-1976 to 5-7-1976. He also requested to modify the transfer order. He has stated in the letter that he would not join duty in Oddanchatram and would be on leave till such time he is given posting as regular cashier. Since it was thought that he was involved in misappropriation of Boards funds he was not given regular cashier post. In the enquiry, he has admitted the charge, but at the same time he gave an explanation. In the explanation also his request was to cancel the transfer order and to, post him to Udumalpet taluk. Therefore, he was found guilty of disobedience. The punishing authority has clearly stated that considering all aspects and antecedents of the individual, the order of removal was passed. The Appellate Authority has also carefully examined the case and confirmed the order of the punishing authority. In the circumstances, I do not find any infirmity in the impugned order of the punishing authority, dismissing the petitioner from service.

6. The other contention is that the punishment is excessive and untenable. The petitioner has been adamant stating that he would not join duty in Oddanchatram and would be on leave till such time he is given posting as regular cashier. That apart, he has been involved in misappropriation of Board's money. When the superiors were magnanimous in transferring the petitioner instead of taking disciplinary action, he ought to have reciprocated the same. But instead of doing so, he has chosen to remain adamant and disobedient. His past antecedents were not favourable. In such circumstances, I do not find that the punishing authority's action is excessive. Hence, the writ petition fails and it is dismissed. However, there will be no order as to costs.

S. Paramasivam,
Assistant Registrar (P).



குறிப்பாணை (நிலை) எண் 10593/பீ.1/செயலகப்பிரிவு/97-1, நாள்.4—6—97.

பொருள் : தற்காலிக பணி நீக்கம் செய்யப்பட்ட/ஒழுங்கு நடவடிக்கை எடுக்கப்பட்ட, அரசு ஊழியர்— தன் விருப்ப ஓய்வில் செல்ல அனுமதித்தல் — தெளிவுரை வழங்குதல்.

பார்வை : (1) வாரிய குறிப்பாணை (நிலை) எண்.1281/பீ.1/96-1, நாள். 21—6—96.

(2) அரசு கடித எண்.74373/அ.வி.3/96-1, பமநிசி (அ.வி.3) துறை நாள் 30—12—96.

பார்வை 1இல் குறிப்பிடப்பட்டுள்ள குறிப்பாணை (நிலை) யினைத் தொடர்ந்து, பார்வை 2இல் குறிப்பிடப்பட்டுள்ள அரசு தெளிவுரைக் கடித நகல் தக்க நடவடிக்கைக்காக அனுப்பிவைக்கப்படுகிறது.

2. அடிப்படை விதி 56(3) ல் வரையறுக்கப்பட்டுள்ள நிபந்தனையின் படி அரசுப்பணியாளர் மீது ஒழுங்கு நடவடிக்கை எடுக்கும் எண்ணம் (contemplated) அல்லது ஒழுங்கு நடவடிக்கை நிலுவையில் உள்ள தருவாயில், தன் விருப்ப ஓய்வில் செல்ல அனுமதிக்கோரும் நேர்வுகளில் அனுமதி அளித்தல் கூடாது. அத்தகைய நேர்வுகளில் ஒழுங்கு நடவடிக்கை முடிவுக்கு கொண்டு வந்து இறுதி ஆணைகள் வெளியிட்ட பின்னரே பரிசீலிக்கப்பட வேண்டும். ஒழுங்கு நடவடிக்கைகள் மேற்கொள்ளப்படும் நேர்வுகளில் நிரூபணமான குற்றச்சாட்டுகளுக்கு பணியாளருக்கு உரிய தண்டனை வழங்குவதற்கு பதிலாக அவரை தன் விருப்ப ஓய்வில் செல்ல அனுமதிப்பது கடுமையான தவறு ஆகும்.

3. மேற்கண்ட அடிப்படை விதி 56(3) இல் வரையறுக்கப்பட்டுள்ள விதிமுறைகள் வாரிய பணிவிதி 17 (gg) வில் ஏற்கெனவே பின்பற்றப்படுவதால் வாரிய நியமன அலுவலர்கள் அனைவரும், தன் விருப்ப ஓய்வில் செல்ல அனுமதி கோரும் வாரிய பணியாளரின் நேர்வுகளை பரிசீலிக்கும் தருவாயில் அப்பணியாளர் மீது ஒழுங்கு நடவடிக்கைகள் நிலுவையில் இருப்பின் பார்வையில் உள்ள அரசு தெளிவுரைக் கடிதத்தில் குறிப்பிடப்பட்டுள்ள முறைகளை தவறாது கடைப்பிடிக்க வேண்டுமென கேட்டுக் கொள்ளப்படுகிறார்கள்.

4. இக்குறிப்பாணையைப் பெற்றுக்கொண்டதற்கான ஒப்புதலை அனுப்பிவைக்குமாறு வாரிய நியமன அலுவலர்கள் கேட்டுக் கொள்ளப்படுகிறார்கள்.

பெ. ஆ. காஜா கலீல் ரஉற்மான்,
செயலர்,

இணைப்பு:

நகல் :

தமிழ் நாடு அரசு

கடித எண். 74373/அ.வி. 3/96-1, பணியாளர் மற்றும் நிர்வாக சீர்திருத்த (அ.வி.3) துறை, தலைமை செயலகம், சென்னை—9, நாள்.30—12—1996.

பொருள் : தற்காலிக பணி நீக்கம் செய்யப்பட்ட/ஒழுங்கு நடவடிக்கை எடுக்கப்பட்ட அரசு ஊழியர்—தன் விருப்ப ஓய்வில் செல்ல அனுமதித்தல்— தெளிவுரை வழங்குதல்.

அடிப்படை விதி 56(3) (a) ன் கீழ் அரசுப் பணியில் பணிபுரியும் 50 வயதினை நிறைவு செய்த அல்லது 20 ஆண்டுகள் தகுதிவாய்ந்த பணிக்காலத்தை நிறைவு செய்த அரசுப் பணியாளர் மூன்று மாத காலத்திற்கு

குறையாத தாக்கீதை நியமன அலுவலருக்கு நேரிடையாக அளித்து மூன்று மாதத்திற்குப் பின் நியமன அலுவலரின் அனுமதியுடன் தன் விருப்ப ஓய்வில் செல்ல அனுமதிக்கப்பட்டு வருகின்றனர். இவ்வாறு தன் விருப்ப ஓய்வில் செல்ல அனுமதி கோரும் அரசுப் பணியாளர்கள் அடிப்படை விதி 56 (3) (e) ல் வரையறுக்கப் பட்டுள்ள அனைத்து நிபந்தனைகளையும் நிறைவு செய்திருத்தல் வேண்டும்.

2. அடிப்படை விதி 56 (3) (e) (1) ல் வரையறுக்கப்பட்டுள்ள நிபந்தனையின்படி, அரசுப் பணி யிலிருந்து தன் விருப்ப ஓய்வில் செல்ல அனுமதி கோரும் அரசுப் பணியாளர் மீது ஒழுங்கு நடவடிக்கை எடுக்கும் எண்ணம் (contemplated) அல்லது ஒழுங்கு நடவடிக்கை ஏதும் நிலுவையில் இருத்தல் கூடாது. மேலும், தன் விருப்ப ஓய்வு கோரும் பணியாளர் தற்காலிகப் பணி நீக்கத்தில் இருத்தல் கூடாது. அவ்வாறு தற்காலிக பணி நீக்கத்தில் இருந்தால் அல்லது அவர் மீது ஒழுங்கு நடவடிக்கை (அல்லது) குற்றவியல் நடவடிக்கை நிலுவை யில் இருந்தால் அப்பணியாளர் தன் விருப்ப ஓய்வில் செல்ல உரிய அலுவலரின் திட்டவட்டமான அனுமதி தேவை.

3. அரசுப் பணியாளருக்கு எதிரான ஒழுங்கு நடவடிக்கைகள் மேற்கொள்ளப்படும் சில நேர்வுகளில் நிரூபணமான குற்றச்சாட்டுகளின் அடிப்படையில் தண்டனை வழங்குவதற்குப் பதிலாக அப்பணியாளரை தன் விருப்ப ஓய்வில் செல்லும் சலுகை அனுமதிக்கப்பட்டு வருவது அரசின் கவனத்திற்கு கொண்டு வரப்பட்டுள்ளது. நிரூபணமான குற்றச்சாட்டுக்கு தண்டனை வழங்குவதற்குப் பதிலாக அவரை ஓய்வுபெற அனுமதித்து வழங்கும் சலுகை அனைத்து அரசு ஊழியர்களுக்கும் பொருந்துமானால் குற்றச்சாட்டு நிலுவையில் உள்ள அதிகாரிகள் விருப்பார்ந்த ஓய்வில் செல்ல அதிக அளவில் ஆர்வம் கட்டுவதுடன் வயது முதிர்வு காரணமாக ஓய்வு பெறும் நிலுவையில் உள்ள அதிகாரிகள் மீதுள்ள குற்றச்சாட்டுகளை தொடராமல் மேல்நடவடிக்கைகளை கைவிட வேண்டிய நிலை ஏற்படும். இந்நிலை விருப்பார்ந்த ஓய்வில் செல்ல விரும்புகிறவர்களும் ஓய்வு பெறும் வயதை எட்டியவர்களையும் தவறு செய்யத்தூண்டும்.

4. அரசுப் பணியில் பணிபுரியும் பணியாளர் மீது ஒழுங்கு நடவடிக்கை எடுக்கும் எண்ணம் (contem- pleted) அல்லது ஒழுங்கு நடவடிக்கை நிலுவையில் உள்ள தருவாயில், தன் விருப்ப ஓய்வில் செல்ல அனுமதி கோரும் நேர்வுகளில் அனுமதி அளித்தல் கூடாது. அத்தகைய நேர்வுகளில் ஒழுங்கு நடவடிக்கை முடிவுக்கு கொண்டுவந்து இறுதி ஆணைகள் வெளியிட்ட பின்னரே பரிசீலிக்கப்பட வேண்டும். ஒழுங்கு நடவடிக்கைகள் மேற்கொள்ளப்படும் நேர்வுகளில் நிரூபணமான குற்றச்சாட்டுகளுக்கு பணியாளருக்கு உரிய தண்டனை வழங்கு வதற்குப் பதிலாக அவரை தன் விருப்ப ஓய்வில் செல்ல அனுமதிப்பது கடுமையான தவறு ஆகும்.

5. எனவே, தன் விருப்ப ஓய்வில் செல்ல அனுமதி வேண்டும் அரசுப் பணியாளரின் நேர்வுகளை பரிசீலிக்கும் தருவாயில் அப்பணியாளர் மீது ஒழுங்கு நடவடிக்கைகள் நிலுவையில் இருப்பின் மேலே குறிப்பிடப் பட்டுள்ள முறைகளை தவறாது கடைபிடிக்க வேண்டுமென கேட்டுக் கொள்ளப் பணிக்கப்பட்டுள்ளேன்.

தங்கள் உண்மையுள்ள,

அரசு செயலாளருக்காக.



Delegation—Delegation of powers to Chairman for sanctioning estimate for provision of Testing equip- ments, etc. for studies in Research Lab—Administrative approval and Technical Sanction—Orders— Issued.

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

(Secretariat Branch)

Dated the 6th June 1997,
Vaikasi 23, Easwara,
Thiruvalluvar Aandu 2028

READ :

B.P. Ms. (FB) No. 223, (Technical Branch) dt. 23—5—86.

Proceedings :

The Tamil Nadu Electricity Board hereby directs that Chairman be delegated with powers upto Rs. 10 lakhs (Rupees ten lakhs only) for sanctioning estimates for studies in the Research and Development Wing, covering provision of scientific instruments, testing equipments, tools and Plants and Technical Books and payment of Testing Fees and Labour and Transport charges. The above dele- gation relates to according both Administrative approval as well as Technical sanction.

2. The Chief Financial Controller/General shall arrange for the issue of necessary amendment to Tamil Nadu Electricity Board Manual, Volume—II.

(By Order of the Board)

P. A. Khaja Kaleel Rahman,
Secretary.

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Memorandum (Permanent) No. 40080/O&M—I (2)/97—3, (Sectt. Branch) Dated the 10th June '97.

Sub : Establishment—Tamil Nadu Electricity Board—Duties and functions of Director of Projects created in the rank of Joint Secretary to Government—Routing of files to Director of Projects—Instructions—Issued.

Ref : (Per.) B.P. (Ch.) No. 119 (SB) dt. 23—5—97.

In the B.P. cited, the duties and functions of the Director of Projects have been ordered in detail.

2. The following Chief Engineers are requested to route all the files relating to 'on going and new Projects through the Director of Projects before they are put up to the Member (Generation)/Chairman :

1. Chief Engineer/Hydro.
2. Chief Engineer/Projects (Thermal and Gas Turbine Scheme).
3. Chief Engineer/Civil Designs.
4. Chief Engineer/Mechanical/Thermal Stations and
5. Chief Engineer/Protection and Communication in respect of SCADA Project only.

3. The Director of Projects can take part in the discussions, presentation, etc. of Independent Power Projects.

4. The Director of Projects shall attend the meetings of Tender Committees whenever tender proposals of Projects are placed before the Tender Committee.

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary.

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Letter No. 70195—Q2 (Secretariat Branch) 95—1, dt, 11—6—97.

Sub : Pension—Tamilnadu Pension Rules 1978—Amendment to Rule 43 and 49—Orders of Government—Communicated.

- Ref :
1. BP Ms (Ch) No. 183 (S. B.) dated 23—6—88.
 2. BP Ms (Ch) No. 242 (S. B.) dated 18—5—82.
 3. BP Ms (Ch) No. 478, (S. B.) dated 30—12—85.
 4. BP Ms (Ch) No. 479 (S. B.) dated 30—12—85.
 5. G. O. Ms. No. 690 Fin. (Pen.) Dept. dated 24—8—95.
 6. G. O. Ms. No. 691 Fin. (Pen.) Dept. dated 24—8—95.
 7. G. O. Ms. No. 692 Fin. (Pen.) Dept. dated 24—8—95.
 8. G. O. Ms. No. 693 Fin. (Pen.) Dept. dated 24—8—95.

I am to enclose a copy in each of the G. Os. 5th to 8th cited amending Tamil Nadu Pension Rules, 1978.

2. The amendments may be incorporated appropriately in the Tamil Nadu Pension Rules, 1978 Book and followed with reference to (Per.) B.P. (FB) No. 7 (SB) dated 17—2—1995.

P. A. Khaja Kaleel Rahman,
Secretary.

Encl :

Encl. :

GOVERNMENT OF TAMIL NADU

(ABSTRACT)

PENSION—Tamil Nadu Pension Rules, 1978—Amendment to Rules 43 and 49—Orders—Issued.

G. O. Ms. No. 690

Finance (PENSION) Department.

Dated the 24th August, 1995.
Aavani 8 Yuva,
Thiruvalluvar Aandu 2026

Read :

1. G. O. Ms. No. 328, Finance (Pension) dated 6—5—88.
2. G.O. Ms. No. 689, Finance (Pension) dated 24—8—95.

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 amendments to the Tamil Nadu Pension Rules, 1978.

2. The amendments hereby made shall be deemed to have come into force on the 1st April 1988.

AMENDMENTS

In the said Rules :

- (1) in rule 43, in sub-rule (2-A), in clause (b), for the words "two hundred and thirty five" the words "two hundred and forty five" shall be substituted; and
- (2) in rule 49, in sub-rule (2-A),
 - (a) in clause (i), for the expression "235", the expression "Rs. 245" shall be substituted; and
 - (b) In clause (ii), for the expression "Rs. 235", the expression "Rs. 245" shall be substituted.

(By Order of the Governor)

S. Pitchai,
Joint Secretary to Government,

Encl :

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

G. O. Ms. No. 691

Finance (PENSION) Department

Dated the 24th August, 1995.
Aavani 8, Yuva,
Thiruvalluvar Aandu, 2026.

Read :

G.O. Ms. No. 562, Finance (Pension) dated 10—6—85.

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 amendments to the Tamil Nadu Pension Rules, 1978.

2. The amendments hereby made shall be deemed to have come into force on the 1st October, 1984.

AMENDMENTS

In the said Rules, in rule 49, —

- (1) in sub-rule (2-A), in clause (l), for the expression "Rs. 500", the expression "Rs. 800", shall be substituted;
- (2) in sub-rule 3, in clause (a), for the expression "Rs. 500", the expression "Rs. 800" shall be substituted; and
- (3) in sub-rule (ll),— (a) in clause (a), for the words "One thousand", occurring in two places the words "One thousand and six hundred" shall be substituted; and (b) in clause (b), for the words "five hundred the words "eight hundred" shall be substituted.

(By Order of the Governor)

S. Pitchai,
Joint Secretary to Government,

(True Copy)

Encl :

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

G. O. Ms. No. 692

Finance (Pension) Department

Dated the 24th August, 1995,
Aavani 8, Yuva,
Thiruvalluvar Aandu 2026.

Read :

1. G. O. Ms. No. 1030, Finance (Pension) dated 14—12—87.
2. G. O. Ms. No. 691, Finance (Pension) dated 24—8—95.

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 amendments to the Tamil Nadu Pension Rules, 1978.

2. The amendments hereby made shall be deemed to have come into force on the 14th December 1987.

Amendments

In the said Rules, in rule 49 —

- (1) in sub-rule (2-A), in clause (i), for the expression "Rs. 800", the expression "Rs. 1000" shall be substituted
- (2) in sub-rule 3, in clause (a), for the expression "Rs. 800", the expression "Rs. 1000" shall be substituted; and
- (3) in sub-rule (11)—(a) in clause (a), for the words "One thousand and six hundred, occurring in two places, the words "two thousand" shall be substituted; (b) in clause (b), for the words "eight hundred", the words "One thousand" shall be substituted.

(By Order of the Governor)

S. Pitchai,
Joint Secretary to Government.

Encl :

(True Copy)

Encl :

PENSION—Tamil Nadu Pension Rules, 1978—Amendment to Rule 43 and 49—Orders—Issued.

G. O. Ms. No. 693

Finance (Pension) Department

Dated the 24th August, 1995,
Aavani 8, Yuva,
Thiruvalluvar Aandu 2026.

Read :

1. G. O. Ms. No. 810, Finance (Pay Commission) dt. 9—8—89.
2. G. O. Ms. No. 690, Finance (Pension) dated 24—8—95.
3. G. O. Ms. No. 692, Finance (Pension) dated 24—8—95.

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 amendments to the Tamil Nadu Pension Rules, 1978.

2. The amendments hereby made shall be deemed to have come into force on the 1st June, 1980.

Amendments

In the said rules, —

- (1) in rule 43, in sub-rule (2-A), in clause (b), for the words "Two hundred and forty five" the words "three hundred and seventy five" shall be substituted; and
- (2) in rule 49 —
 - (a) in sub-rule (2-A), —
 - (i) in clause (i), for the expression "Rs. 245" and "Rs. 1000", the expression "Rs. 375" and "Rs. 1250" shall respectively be substituted; and
 - (ii) in clause (ii), for the expression "245", the expression "Rs. 375", shall be substituted; and
 - (b) in sub-rule (3), in clause (a), for the expression "Rs. 1000", the expression "Rs. 1250" shall be substituted.

(By Order of the Governor)

S. Pitchai,
Joint Secretary to Government.

(True Copy)



சுற்றறிக்கை எண். 067511/195/தவ/நிகி/97—1, நாள்:13.6.97.

பொருள் : தமிழ் வளர்ச்சி—பெயருக்கு முன் எழுத்தை சரியான தமிழ் எழுத்தைப் பயன்படுத்துதல்—தொடர்பாக.

அரசு துணைச் செயலாளர், தமிழ் வளர்ச்சி, பண்பாட்டுத் துறை சென்னை அவர்களின் கடித எண். 3911/தவ 1—1/97—1, நாள் : 15—4—97 இத்துடன் இணைக்கப்பட்டுள்ளது.

அவ்வாணையின்படி இனிவரும் நாட்களில் தங்களின் அலுவலகம் மற்றும் தங்களின் கீழ்வரும் சார்பு அலுவலகங்களில் பெயர்களுக்கு முன் எழுத்தை ஆங்கிலத்தில் எழுதுவதைத் தவிர்த்து சரியான தமிழ் எழுத்தையே பயன்படுத்த வேண்டுமென இதன் மூலம் கேட்டுக் கொள்ளப்படுகிறது. அவ்வாறே அரசு அலுவலர்கள் கையொப்பம் இடும்பொழுது பெயருக்கு முன் சரியான தமிழ் எழுத்துக்களையே பயன்படுத்தி கையொப்பமிடுமாறும் கேட்டுக்கொள்ளப்படுகிறது.

இணைப்பு : கடித நகல்

இரா. சீனிவாசன்,
தலைமைப் பொறியாளர்/பணி அமைப்பு.

இணைப்பு :

அரசு துணைச் செயலாளர் கடித எண். 3911/தவ1—1/97—1 (தமிழ் வளர்ச்சி பண்பாட்டுத் துறை)

நாள் : 15 - 4—1997,
சித்திரை 2, ஈஸ்வர,
திருவள்ளூர் ஆண்டு 2028.

பெறுநர் : அனைத்துத் துறை செயலாளர்கள், அனைத்துத் துறைத் தலைவர்கள்.

பொருள் : தமிழ் வளர்ச்சி—பெயருக்கு முன் எழுத்தை சரியான தமிழ்
எழுத்தைப் பயன்படுத்துதல் தொடர்பாக.

அரசு அலுவலகப் பெயர் பலகைகளிலும், அரசால் வெளியிடப்படும் அறிவிப்பு, அறிக்கை, எல
விளம்பரம், இதர விளம்பரங்கள் ஆகியவைகளை வெளியிடுகையில் அலுவலர்களின் பெயர்களுக்கு முன்
எழுத்தை ஆங்கில எழுத்தை தமிழில் (எஸ். முத்து) எழுதப்படுகிறது. இதனைத் தவிர்த்து சரியான தமிழ்
எழுத்தையே (சு—முத்து) பயன்படுத்துமாறும், அவ்வாறே அரசு அலுவலர்கள் கையொப்பமிடும்போது
பெயருக்கு முன் சரியான தமிழ் எழுத்துக்களையே பயன்படுத்தி கையொப்பமிடுமாறும் தங்களைக் கேட்டுக்
கொள்ளப் பணிக்கப்பட்டுள்ளேன்.

யா. பொ. ராஜபாண்டியன்,
அரசு துணைச் செயலாளருக்காக.

//உண்மை நகல்//

• • •

Circular No. 144072/E1/3/97—6 (Administrative Branch) dated 21—6—1997.

Sub : Establishment—Class II Service—A E.Es/EI. compulsory wait—Proposal delayed—
Chairman remarks—Communicated.

One Asst. Exe. Engineer/EI. has applied for issue of postings on 5—7—96 on the expiry of
leave. The above application was forwarded by the Chief Engineer concerned to the Chief Engineer/
PI. in his letter dt. 23—7—96. The delay in sending the same has resulted in sanctioning compulsory
wait.

2. On the above proposal, the Chairman/Tamil Nadu Electricity Board has remarked as
below :

- (i) Responsibility should be fixed and the persons concerned should be warned.
- (ii) In future deduction should be ordered against delinquent staff.

3. All Chief Engineers/Superintending Engineers are therefore requested to adhere to the
above instructions AVOID DELAY in such proposals.

R. Srinivasan,
Chief Engineer (Personnel).

B.B. — 3 (June 97)

U.O. Note No. 11378/H1/97—4, (Secretariat Branch) Dated the 23rd June'97.

Sub : Establishment — Tamil Nadu Electricity Board — Director of Projects to Board—
Thiru C. Chandramouli, I.A.S., assumption of charge—Intimation.

Thiru C. Chandramouli, I.A.S., has assumed charge as Director of Projects to the Board on 24—05—97 F.N. His residential address and telephone numbers are as follows :—

Residential Address :

C. Chandramouli, I.A.S.,
No. 55, 1st Floor, 3rd Main Road,
Gandhi Nagar, Adyar, Chennai-600 020.

Telephone No. : 4420206

Office Address :

C. Chandramouli, I.A.S.,
Director of Projects,
Tamil Nadu Electricity Board,
10th Floor, 800, Anna Salai,
Chennai-600 002.

Telephone No. : 8525713

R. Muthukrishnan,
Under Secretary/Regulation.



ESTABLISHMENT—Board Office Secretariat Branch—Class I & II Services - Inclusion of categories of Legal Officer and Assistant Legal Adviser in the Tamil Nadu Electricity Board Service Regulations—Prescription of qualification, Method of appointment, etc.—Orders—Issued.

Permanent B. P. (FB) No. 47 (Secretariat Branch)

Dated : 24—6—97,
Aani 10, Easwara,
Thiruvalluvar Aandu 2028.

Proceedings :

In B.P. Ms. (Ch) No. 406 (SB) dated 27—11—85, sanction was accorded for the creation of one post of Legal Officer in Legal Cell, Board Office Secretariat Branch in the grade of Section Officer in the time scale of pay of Rs. 1260—60—1380—70—1660—80—2060—90—2160. Subsequently, in (Per.) B.P. (Ch.) No. 76 (SB) dated 25—3—89, sanction was accorded for the creation of another post of Legal Officer in lieu of one post of Section Officer in Legal Cell, Board Office Secretariat Branch. These 2 posts of Legal Officer were continued year after year. Subsequently, one post of Legal Officer was abolished and in its place, one post of Assistant Legal Adviser in the grade of Under Secretary was sanctioned on 23—9—93 and utilised with effect from 25—9—93.

2. The Tamil Nadu Electricity Board has considered the matter of prescribing Method of appointment, qualification etc. for the categories of Legal Officer and Assistant Legal Adviser. The Tamil Nadu Electricity Board hereby directs that the new categories of Legal Officer, Assistant Legal Adviser, be included in the Board's constitution referred to in Regulation 88 of the Tamil Nadu Electricity Board Service Regulations. The category of Legal Officer will be a distinct category in Class II Service, in the scale of pay of Rs. 2150—85—2575—95—3050—105—3680. The category of Assistant Legal Adviser will be a distinct category in Class I Service in the scale of pay of Rs. 3300—110—3850—125—5475.

3. The method of appointment, appointing authority and qualification for the categories of Legal Officer and Assistant Legal Adviser in Board Office Secretariat Branch shall be as indicated below :—

For Legal Officer

- Method of Appointment** : By appointment from Section Officers who have worked/are working in Legal Cell of Board Office Secretariat Branch.
(or)
By appointment from Section Officers in Board Office Secretariat Branch.
(or)
By deputation of Section Officers from Law Department of the Government of Tamil Nadu.
- Appointing Authority** : Deputy Secretary
- Qualifications** : Must Possess –
A Degree of any University or Institution recognised by the University Grants Commission for the purpose of its grants or any of the Universities recognised by the Government of Tamil Nadu with a Bachelor's Degree in law obtained from any University established by law in India and recognised by the University Grants Commission by undergoing a three year course of study.
(or)
a Bachelor's Degree in law obtained from any University established by law in India and recognised by the University Grants Commission by undergoing a five year course of study.

For Assistant Legal Adviser

- Method of Appointment** : By Deputation of Under Secretary to Government Law Department, District Munsif from the High Court on foreign service terms and conditions or by appointment of full members or approved probationer in category-2, Division-I in the category of Section Officers in Class II Service or by promotion from the category of Legal Officer.
- Appointing Authority** : Chairman, Tamil Nadu Electricity Board.
- Qualifications** : (i) Must possess –
A Degree of any University or Institution recognised by the University Grants Commission for the purpose of its grants OR any of Universities recognised by the Government of Tamil Nadu WITH a Bachelor's Degree in Law obtained from any University established by law in India and recognised by the University Grants Commission by undergoing a three year course of study.
(or)
A Bachelor's Degree in law obtained from any University established by law in India and recognised by the University Grants Commission by Undergoing a five year course of study.
- (ii) Must have served in Legal Cell of Tamil Nadu Electricity Board for a period of not less than five years or in Government Law Department or Judicial Department.

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

(By Order of the Board)

P. A. Khaja Kaleel Rahman,
Secretary.

Circular Memo No. 36199/Ch. Spl. Cell-1/97-6 (Secretariat Branch) dated : 26-6-97.

Sub : Contempt of Court Application—Avoidance of—Instructions—issued.

Ref : Legal Adviser's D.O. Lr. No. 46701/Spl. Cell/96-1 (Sectt. Br.) Dated 19-7-96.

All the Chief Engineers and Superintending Engineers were informed in the reference cited that they should scrupulously, implement the orders of the Courts without fail and without giving room for any Contempt of Court applications being filed by the affected party. They were requested to monitor daily, the situation both in their offices and sub-ordinate offices.

It was also informed that personal responsibility will have to be fixed on the officer concerned in regard to any failure.

In spite of such instructions, an instance has now come to the notice of the Board wherein an official of the Board is alleged to have not followed the orders of the Court and it resulted in the issue of notice by the High Court for the personal appearance of the Chairman before the High Court in a Contempt of Court application moved by the person concerned. It is seen that the official concerned had passed orders giving consent for the installation of a generator, While the Court had ordered status-quo to be maintained.

Disciplinary Proceedings has been initiated against the official concerned and he has been placed under suspension with immediate effect

The Chief Engineers and Superintending Engineers are therefore once again instructed to be more careful in dealing with Court cases and they should not pass any order or act in a manner contradictory to the directions of the Court. They should consult the Legal Cell in all such matters to avoid such happenings. Instructions may be issued to your subordinate officers accordingly.

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary,



Establishment—Tamil Nadu Electricity Board Class—I and II Services—Creation of certain posts for Chief Engineer/Non-Conventional Energy Sources and abolition of equal number of posts in the offices of Chief Engineer/Hydro, Chief Engineer/Civil Design and Chief Engineer/Project (Thermal and Gas Turbine Scheme)—Orders—Issued.

(Permanent) B. P. (Ch.) No. 150

(Secretariat Branch)

Dated the 27th June 1997.
Aani 13, Easwara,
Thiruvalluvar Aandu 2028.

Read :

1. (Per) B.P. (FB) No. 30 dt. 5-5-97.
2. U.O. No. CE/NCES/EE/C/A2/D. 462/97 dt. 18-6-97.

Proceedings :

Sanction is accorded for creation of the following posts in the Office of the Chief Engineer/ Non-Conventional Energy Sources/Chennai for attending to the works relating to Small/Mini/Micro/ Hydel Projects/Schemes for a period of one year from the date of utilisation :—

- | | | |
|---|---|-----|
| i. Executive Engineer/Electrical | — | One |
| ii. Assistant Executive Engineer/Electrical | — | One |
| iii. Assistant Executive Engineer/Civil | — | One |
| iv. Assistant Engineer/Civil | — | One |
| v. Assistant Engineer/Electrical | — | One |

2. Consequent on the creation of the posts ordered in para 1 above, it is hereby ordered that the following posts shall be abolished in the offices mentioned against each with immediate effect :—

i. Executive Engineer/Electrical	—	One	(C.E./Projects Thermal &
ii. Assistant Executive Engineer/Electrical	—	One	GTS)
iii. Assistant Executive Engineer/Civil	—	One	(C.E./C.D.)
iv. Assistant Engineer/Civil	—	One	
v. Assistant Engineer/Electrical	—	One	C.E /Hydro

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary.

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ஆட்சி மொழிச்செயலாக்க நடவடிக்கை எண். 3/97.
கடித எண் 078729/232/தவ/நிகி/97-1, நாள் : 28—6—97.

பெறுநர்

அனைத்து உயர்மட்ட அலுவலர்கள்,
தலைமைப் பொறியாளர்கள்,
மேற்பார்வைப் பொறியாளர்கள்,
(பகிர்வுப் பட்டியலின்படி).

ஐயா,

பொருள் : தமிழ் ஆட்சி மொழிச் செயலாக்க நடவடிக்கை—தமிழ்த் தொழில்
நுட்பச் சொல் அகராதி— வழங்கல்—தொடர்பாக.

.....அலுவலகத்திற்கென பிரதிகள்
ஒதுக்கீடு செய்யப்பட்டுள்ளது. இதற்கான ஒப்புக்கைப் படிவம் இத்துடன் இணைக்கப்பட்டுள்ளது.

2. இதர பணியின் பொருட்டு தங்கள் அலுவலகத்தைச் சார்ந்தவர்கள் சென்னை வரும்பொழுது, பூர்த்தி செய்யப்பட்டு கையொப்பமிடப்பட்ட ஒப்புக்கைப் படிவத்தை நேர்முக உதவியாளர்/தமிழ் வளர்ச்சி அவர்களிடம் கொடுத்து தங்கள் அலுவலகத்திற்கென ஒதுக்கீடு செய்யப்பட்டப் பிரதிகளை பெற்றுக் கொள்ளவும்.

3. இப்பிரதிகளை தங்கள் அலுவலகம் சார்ந்துள்ள செயற் பொறியாளர்கள்/உதவி செயற் பொறியாளர்கள்/நிர்வாக அலுவலர்/உதவி நிர்வாக அலுவலர்/பண்டகசாலை அலுவலர்கள்/உதவிப் பொறியாளர்களிடையே இயன்றவரை பகிர்ந்தளித்துக்கொள் ளுமாறு கேட்டுக்கொள்ளப்படுகிறது.

4. இக்கடிதம் கிடைக்கப் பெற்றமைக்கான ஒப்புக்கையை உடனே அனுப்பி வைக்கவும்.

இணைப்பு :

ஆர். சீனிவாசன்,
தலைமைப் பொறியாளர்/பணி அமைப்பு.

தமிழ்நாடு மின்சார வாரிய தமிழ்த் தொழில்நுட்பச் சொல் அகராதி
பிரதிகள் பெறப்பட்டமைக்கான ஒப்புக்கை

தலைமைப் பொறியாளர் (பணி அமைப்பு) நிர்வாகக் கிளை, சென்னை—600 002. அவர்களிடமிருந்து
.....பிரிவு/அலுவலகத்திற்கென
தமிழ்நாடு மின்வாரிய தமிழ்த் தொழில் நுட்பச் சொல் அகராதி.....
பிரதிகள்அன்று பெற்றுக் கொள்ளப்பட்டது.

அலுவலக முத்திரை

கையொப்பம் :
தனித்தனி எழுத்துக்களில் :
நாள் :
வகிக்கும் பதவி :

Letter No. 79089/E1/A3/96-8 (Administrative Branch) dated 28-6-1997.

Sub : Establishment—Class II Service—A.E.E.—Delegation to effect transfer—Guidelines—reiterated.

- Ref :**
1. Adm. Br. M. No. 69140/IR. 1(3)/96-1, dt. 11-6-96.
 2. Adm. Br. M. No. 74266/IR 1(3)/96-1, dt. 19-6-96.
 3. CE/P. Lr. No. 79089/E1/A3/96-4, dt. 11-12-96.
 4. CE/P. Lr. No. 79089/E1/A3/96-6, dt. 25-3-97.

As per the transfer guidelines issued under references, powers have been delegated to the Regional Chief Engineers to effect :—

- (i) Adm. transfer of A.E.Es/El. within region
- (ii) Request Transfer within circles

2. It has also been instructed to furnish the details of vacancies available in each circle on or before 5th of every month.

3. But it is seen that some of the Chief Engineers are effecting request transfers from one circle to another. It is also seen that administrative transfers are made in respect of Assistant Executive Engineers who have already given Request Transfer Applications resulting in payment of T.T.A. to them.

4. Administrative transfers should be effected strictly based on valid grounds as stipulated in the letter cited reference (2). The Administrative Branch is not able to assess the vacancies, because these guidelines are not strictly adhered to, resulting in delay in allotment of Assistant Executive Engineers to the regions.

5. Some of the Chief Engineers are cancelling/modifying the orders issued by them without getting prior approval of Chairman which is in violation of the guidelines.

6. The Chief Engineers are requested to scrupulously adhere to the instructions issued in the existing guidelines.

R. Srinivasan,
Chief Engineer (Personnel).

FINANCE

PART-III

Finance

L.M.H.E.P.—Specification C. 1279—Arbitration between M/S. Hindustan Construction Company Limited Bombay and Tamil Nadu Electricity Board—Payment of Fees to Arbitrator's—Approved.

Routine B.P. (CH.) No. 90

(Techl. Branch)

Dated 6—6—1997,
Vaigasi 23, Easwara,
Thiruvalluvar Aandu 2028.

Ref: Note dt. 24-5-97 of CE/CD (SECH)

Proceedings:

1. The following proposals of the Chief Engineer/Civil Designs about payment of fees to Arbitrators Thiru S. Sivasubramaniam, Retired Justice of Chennai and Thiru P. K. Vedanayagam Retired Chief Engineer, Public Works Department are approved.
 - a) A sitting fees of Rs. 5,000/- (Rupees Five thousand only) will be paid per each sitting of 3 hours or part there of to each Arbitrator (i.e. Board will bear Rs. 5,000/- at Rs. 2,500/- to each Arbitrator similarly the company will bear the same amount of Rs. 5,000/- with effect from 15—11—96.
 - b) This super sedes the B P. (Ch) No. 151 (Technical Branch) dt. 25—6—92 already issued in respect of fees payable to Arbitrators.
2. The Expenditure is chargeable to "TNEB Fund — Revenue Expenses—T. administrative Expenses—VIII Law charges— Legal Expenses and Other Charges" — A/C. No. 76.121.

(By Order of the Chairman)

K.V. Rupchand,
Chief Engineer/Civil Designs.



Pykara Ultimate Stage Hydroelectric Project (PUSHEP) and Moyar Ultimate Stage Hydroelectric Project (MUSHEP) —Forest and Environment—Writ Petition (Civil) No. 897/96 filed by Thiru A. Rangarajan and two others in the Supreme Court praying to pass ad-interim, ex-parte stay of Construction (expansion) of Pykara Hydel Project including the construction/Paving of the channel between Masinagudi and Moyar villages — Payment of fees to Thiru M.A. Krishnamurthy Advocate on record, Supreme Court for his appearance and expenditure incurred for his visit to PUSHEP—Approval—Accorded.

(Permanent) B.P. (Ch) No. 127

(Technical Branch)

Dt. 10—6—1997,
Vaikasi 27, Easwara,
Thiruvalluvar Aandu 2028.

Read :

Note : No. SE/CD/E1/A2/F. ENV./D. 447, dt. 30—5—97.

Proceedings :

The following proposals of Chief Engineer/Civil Designs pertaining to the writ petition (Civil) No. 897/96 filed in the Supreme Court by Thiru A. Rangarajan and two others are approved.

- (a) To pay a sum of Rs. 3900/- (Rupees Three thousand nine hundred only) to Thiru M. A. Krishnamurthy, Advocate on record, Supreme Court towards the fee for his appearance on 4—3—97 and preparation of Counter, including the fee for preparation of extra paper book, typing in connection with WP (C) No. 897/96.

- (b) To pay the fee claimed by Thiru M.A. Krishnamurthy, as and when he appears for the WP (c) No. 897/96.
- (c) To incur the actual expenditure for Thiru M.A. Krishnamurthy, Advocate on record, Supreme Court for visiting the PUSHEP and Moyar site whenever required towards to and fro charges and other expenses in connection with Boarding and Lodging.

2. The expenditure is chargeable to (" TNEB—Funds—Revenue Expenses—viii) Legal charges—Legal expenses and other charges"—Account No. 76—121.

(By Order of the Chairman)

K. V. Rupchand,
Chief Engineer/Civil Designs.



Memo. (Per.) No. 30393/N1/96—5, (Secretariat Branch) Dated 10—6—97.

Sub : Medical Allowance to employees—Revised orders issued—Clarification—Issued.

Ref : (i) (Per.) B.P. (Ch.) No. 241 (SB) dt 29—8—94.

(ii) From S.E. / Mettur Workshop Circle Lr. No. 395 / PRS / A1 / 96, Dated 8—5—96.

In (Per.) B.P. (Ch) No. 241 (SB) dated 29—8—94, orders were issued to retain both medical reimbursement scheme and medical allowance scheme to the existing employees of the Board and it was also ordered that all the Board employees who desire to opt for medical allowance scheme, shall exercise their option before 15—10—94 and if no option was exercised by that date, it would be presumed that they have opted for M.R.I. Scheme.

2. The Superintending Engineer/Mettur Workshop Circle in his letter dated. 8—5—97 has stated that as per order in (Per.) B.P. (Ch) No. 241 (SB) dated 29—8—94, some of the employees who exercised their option on 1—9—94 to come over to the M.R.I. Scheme were allowed to reimburse the cost of medicines with effect from 1—9—94. The action of the Superintending Engineer / Mettur Workshop is not correct.

3. To avoid such irregular sanction, the following clarifications are issued :

- (i) An employee, who was already receiving medical allowance, could have opted for M.R.I. Scheme before 15—10—94. for even he did not opt specifically for medical allowance, it should be presumed that he had opted for M.R.I. Scheme with effect from 15—10—94.
- (ii) An employee drawing medical allowance becomes eligible for M.R.I. Scheme with effect from 15—10—94 on his exercising his specific option to come over to the scheme or if he did not exercise any option before 15—10—94, and
- (iii) If an employee, who was receiving medical allowance, has opted for M.R.I. Scheme, he shall be allowed medical reimbursement proportionately limiting one months pay plus Dearnees Allowance for the remaining period of the financial year 94—95 with effect from 15—10—1994.

4. The amount of medical reimbursement claims already paid to the employees who have opted to come over to M.R.I. Scheme before 15—10—94 in the situation referred to in para 2 above, may be recovered from their salary.

P. A. Khaja Kaleel Rahman,
Secretary,

Memo. No. 38091/Q2/97-1, (S. B.), Dated 12-6-97.

Sub : PONGAL PRIZE—Payment of Pongal prize to the pensioners/
family pensioners who are in receipt of provisional pension/
provisional family pension—Clarification.

Ref : 1. (Per.) B.P. (CH) No. 17 (SB), dt. 13-1-97.
2. Govt. Lr. No. 16718/Pension/97-1, dt. 22-4-97.

Based on the orders issued by the Government, orders have been issued in the Board's Proceedings first cited sanctioning lumpsum pongal prize amount of Rs. 100/- to the pensioners/family pensioners of the Board. In the Government letter second cited, Government have issued a clarification that the pensioners/family pensioners who are in receipt of provisional pension/provisional family pension, shall also be paid pongal prize amount of Rs 100/-. The Government have also ordered that in future whenever pongal prize is sanctioned to pensioners/family pensioners it shall be sanctioned to the pensioners/family pensioners who are in receipt of provisional pension/provisional family pension.

2. Following the clarification and orders now issued by the Government in their letter second cited, it is clarified that pensioners/family pensioners who are in receipt of provisional pension/provisional family pension shall also be paid Pongal Prize amount of Rs. 100/- sanctioned in the Board's Proceedings first cited for the pongal festival 1997. In future whenever pongal prize is sanctioned by the Board, to the pensioners/family pensioners, it shall be paid to the Pensioners/family pensioners who are in receipt of provisional pension/provisional family pension.

(By Order of the Chairman)

P.A. Khaja Kaleel Rahman,
Secretary.



Tuticorin Thermal Power Project—III Stage—Procurement of steel materials—P.O.No. 2, dt. 30-12-87 placed on M/S. TISCO for supply of steel materials—Advance paid—refund of balance amount—Suit already filed against M/S. TISCO in High Court, Chennai—Change of monetary jurisdiction—Case to be filed in City Civil Court—Payment of difference in court fee and filing charges—Approval—Accorded.

(Per.) B.P. (Ch) No. 141

(Technical Branch)

Dated 23-6-1997.
Aani 9, Eswara,
Thiruvalluvar Aandu 2028.

READ :

1. (Per.) B.P. (Ch) No. 32 (Technical Branch) dt. 10-2-93.
2. Note approved by Chairman dt. 17-6-97.

Proceedings :

1. Approval is hereby accorded to make payment for a sum of Rs. 60,045/- (Rupees sixty thousand and forty five only) to Thiru D. Nellaiappan, Board's Standing Counsel towards court fees and filing expenses as indicated below in respect of filing civil suit in the City Civil Court, Chennai against M/S. TATA IRON AND STEEL COMPANY LIMITED, Chennai, for collecting the balance amount to be refunded by them along with interest (ie. Rs. 9,70,259/-) in respect of P. O. No. 2, dt. 30-12-87.

(a) Difference in court fee	:	Rs, 59,545/-
(b) Filing charges	:	Rs, 500/-

Total (Court expenses) : Rs. 60,045/-

(Rupees sixty thousand and forty five only)

2. The expenditure is debitable to

"T—Deposits bearing interest—B. Other deposits account—Deposits of State Electricity Board—TNEB—Administrative and General Expenses—(ii) (i) Miscellaneous charges—Office contingencies", Legal charges A/c. No. 760.121.

(By Order of the Chairman)

K. V. Rupchand,
Chief Engineer/Civil Designs.

TECHNICAL

PART-IV Technical

Elcyc.—Co-Generation—usage of dual fuel by the Co-Generating sugar mills—permission and purchase price of surplus power—Approved.

(Per.) B.P. (FB.) No. 112

(Technical Branch)

Dated 5—6—1997,
Vaikasi 22, Easwara,
Thiruvalluvar Aandu 2028.

Read :

1. Per. B.P. (FB) No. 96, (Technical Br.) dt. 31—3—95.
2. Item No. 17 of the Minutes of 769th Board Meeting held on 28—5—97.

Proceedings :

In the Board's proceedings cited first, a purchase price of Rs. 2.25 per unit, with effect from 1—4—95, with 5% increase every year for a period of 5 years was approved in respect of power received from the Co-generating Sugar Mills using Bagasse as fuel. It was also approved that power so generated may be permitted to be wheeled to own/sister concerns situated within a radius of 25 km. by paying 2% of the energy wheeled as wheeling charges.

Now, some of the Co-generating Sugar mills have represented to permit the usage of alternate conventional fuels, like lignite, during non-crushing season.

Ministry of Non-Conventional Energy Sources, Government of India, has also clarified that usage of conventional fuels like lignite/coal/furnace oil etc., for power generation during non-crushing season of the Sugar mills may be permitted.

In order to encourage Co-generating Sugar mills and to augment power through optimal capacity utilisation, the Tamil Nadu Electricity Board, after careful consideration, has decided to permit the usage of alternate conventional fuel like lignite by the Co-generating Sugar mills during non-crushing season. In this connection the Board approves the following :

1. Co-generating Sugar mills are permitted to use alternate conventional fuels like lignite during non-crushing season for power generation. This is subject to the condition that the Sugar Mills should have crushed cane during the crushing season viz from January to June depending on the seasonal produce.

2. Wheeling of power so generated using conventional fuels like lignite during off season to own/sister concern situated within a radius of 25 km. is also permitted by collecting 10% of the nett energy wheeled as wheeling charges. This is in addition to the 2% for banking and 2% towards the tie-line transmission cost.

3. If any sugar mill needs extension of seasonal period, a special sanction has to be obtained from the Chairman/TNEB, after inspection.

4. The Board also approves the formation of a Committee consisting of Accounts Member, Member (Generation), Chief Financial Controller and Commissioner of Sugars to recommend the purchase price for the power generated by the Sugar Mills during non-crushing season using alternate fuels like lignite.

The purchase price of such power received during off-season will be fixed and communicated after the receipt of Committee's recommendations.

The Superintending Engineers/Distribution Circles concerned are responsible for ascertaining the fuel used and period of utilisation so that power derived from Bagasse or other conventional fuels are quantified precisely for making payments and extending other facilities to the Co-generating Sugar mills.

(By Order of the Board)

S. Thiagarajan,
Chief Engineer/NCES & R&D.

Basin Bridge Gas Turbine power Project—4 X 30MW-Units 3 & 4—Releasing of Last 10% Payment to M/s. BHEL Towards Supply and Erection Against Bank Guarantees to be Furnished to an Equivalent Amount—Approved and Ratified.

Per. B.P. No. (FB) No. 114

(Technical Branch)

Dated 5—6—1997,
Vaikasi 22, Easwara,
Thiruvalluvar Aandu 2028.

Proceedings :

Read : Extract of the 769th meeting of the Tamil Nadu Electricity Board held on 28—5—97 under item No 19.

1. The Board accords approval for releasing the last 10% payment for supply and erection due to M/s. BHEL which could be released after conducting the P.G. Test on units (3) & (4) and taking over of these units against Bank Guarantees to be furnished by them to an equivalent amount.

2. The Board also ratifies the action in having released the above payment to M/s. BHEL against Bank Guarantees furnished by them in anticipation of approval and ratification of the Board.

(By Order of the Board)

M. Sudamani,
Chief Engineer/Projects Thermal & G.T.S.



Circular No. DFC/X/T/A1/306/97 dated 9—6—97.

Sub: Generation Circle— Procurement of lubricating oil and Grease from oil companies under Single Tender System—Waiver of certain standard terms and conditions—regarding.

Ref: 1. Member Generation Circular Memo No. MG/EA/F.Estt /D.375/96 dated 2—12—96.

2. Chairman's Circular No.3806/DFC/T/A1/96, dt. 15—12—96.

In continuation of the instruction issued in the circulars cited, the Superintending Engineers of the Generation Circles alone are permitted to procure lubricating Oil and Grease for Hydro Stations from the depots of M/s. Indian Oil Corporation Limited, M/s. Hindustan Petroleum and M/s. Bharath Petroleum Limited under Single Tender System within their powers of purchase as per Tender Regulation 1991 Table XII—Item 4 (a) waiving the following Board's Standard tender clauses and to make advance payment at the rates prevailing on the date of supply, as a special case.

1. Earnest Money Deposit and Security Deposit.
2. Liquidated Damages Clause.
3. Definite Delivery period as noted in the P.O.
4. Production of Income Tax Clearance Certificate and Sales Tax Certificate.

However, they should closely watch the receipt of oil, lubricants from the company and regularise the advance payment made immediately.

The Superintending Engineers of Generation Circles alone are exempted to the above extent, from the operation of the instructions of the circulars cited.

Om Kumar,
Chairman.

North Chennai Thermal Power Project — Land Acquisition — Laop Cases—Appealing in High Court Chennai Against order of Sub Judge Thiruvallur Dt. 8—2—69 — 46 Nos. Laop Cases—Payment of Court Fees. Legal Fees and Expenses—Approved.

Per B.P. (Ch) No, 128

(Technical Branch)

Dt. 10—6—97,
Vaigasi 27, Eswara,
Thiruvalluvar Aandu 2028.

Read :

1. CE/NCTPP Lr. No. CE/SE/CM/NCTPP/EA/D'Man/F-LA/D.1634/97 dt. 7—6—97
2. Office Note dt. 9—6—97.

Proceedings :

1. Approval is hereby accorded for the following :
 - a. To make payment of Rs. 12,62,998/- (Rupees twelve lakhs, sixty two thousand, nine hundred and ninety eight only) to the High Court, Chennai as court fees for appealing against the order of Sub-judge, Thiruvallur dt 8—2—96 in 46 Nos. LAOP cases of land acquisition for the establishment of North Chennai Thermal Power Project.
 - b. To make payment at Rs. 300/- (Rupees three hundred only) for each appeal suit towards filing expenses, to the Board's counsel Thiru N. Rengabashyam.
 - c. To make payment of Rs. 15,000/- (Rupees fifteen thousand only) to the counsel as consolidated initial fee, pending finalisation of counsel's fees.
2. The Boards counsel may be informed that fee will be decided in batch cases, after its admission and orders of injunction from the High Court are obtained.

(By Order of the Chairman)

K. V. Rupchand,
Chief Engineer/Civil Designs.



Circular No. DFC/X/T/A1/175/97-1, (Accts. Branch) dated 10—6—97.

Sub : Delegation of powers— Supply of materials condonation or levy of penalty—Powers of CEs and SEs—Clarification —Issued.

Sub-Clauses to Tender Regulation 26.1, 26.3 and 26.4 provides for acceptance and condonation of delay/levy of penalty in case of short/Excess supply.

According to clause 26.1 (viii), acceptance of excess or short supply within 5% of the ordered quantity (without levy of liquidated damages for short supply) for good and sufficient reasons may be made by the Chief Engineer or competent authority below his rank who has accepted the tender. Further as per T.R. 26.1 (ix), condonation of delay irrespective of the period involved if the total liquidated Damages involved is less than Rs. 1,000/- can be done by the competent authority.

In B.P. (Ms) No. 580 dated 19—4—78, orders were issued delegating powers to Chief Engineers and Superintending Engineers to condone or levy penalty, as the case may be, for short and/or delayed supply of materials, with effect from 1—1—78.

In B.P. Ms. (FB) No. 274 (Technical Branch) dated 15—7—87, orders were issued permitting Chief Engineers and Superintending Engineers to continue the existing practice of deciding the concessional penalty as per B.P. Ms. No. 580 dated 19—4—78, based on the merits of each case, for delays in supply.

In B.P. Ms. (FB) No. 145 (Technical Branch) dated 18—4—88, Annexure-I of the B.P. Ms. No. 580 dated 19—4—78 was revised. Now, a clarification has been sought for as to whether the orders issued prior to the issue of Tender Regulation 1991 may be continued to be followed even now.

As per clause 1.2 of the Tamil Nadu Electricity Board Tender Regulation 1991, the earlier Tender Regulations issued under B.P. Ms. (FB) No. 28 (Accounts Branch) dated 8—11—1985 and all amendments there to are superseded by the Tender Regulation 1991 and hence, the B.P. (Ms) No. 580 dated 19—4—78, B.P. Ms. (FB) No. 274 (T.B.) dated 15—7—87 and B.P. (FB) No. 145 (T.B.) dated 18—4—88 are all not valid now.

Hence, all the Chief Engineers/Superintending Engineers are requested to strictly follow the provisions of Tender Regulation 1991, as detailed below, in the matter of condonation of delay/waiver of liquidated damages, scrupulously.

Clause 23.4 (i) : Board level Tender Committee may condone the delay/waive liquidated Damages irrespective of the period if the total liquidated Damages does not exceed Rs. 25,000/- in each case.

Clause 26.3 (ii) : Board's approval is necessary for condonation of delay and waiver of liquidated Damages where the total liquidated damages leviable is more than Rs. 25,000/-.

Clause 10.7 (a) : Liquidated Damages at 0.5% per week of delay and upto a maximum of 5%.

Receipt of this circular may be acknowledged to the Deputy Financial Controller/Tender.

T. G. Srinivasan,
Accounts Member.



Delegation—Enhancement of monetary powers prescribed for check measurement of "Bills for work done" by Assistant Executive Engineers and Executive Engineer—Amendment to Tamil Nadu Electricity Board Manual Vol. I — Issued.

(Permanent) B.P. (FB) No. 12 (Accounts Branch) Dated. 10—6—97

Read :

Permanent BP (FB) No. 38 (Secretariat Branch)

Dated. 27—5—97.

Vaikasi 13, Esvara,

Thiruvalluvar Aandu 2028.

In the Boards proceedings cited orders have been issued enhancing the monetary powers prescribed for check measurement for "Bills for work done" by Assistant Executive Engineers and Executive Engineers.

Consequently Note I of Para 604 (3) of Tamil Nadu Electricity Board Manual Volume I is amended as follows :

"Note (1) therefore The Executive Engineers should Check Measure all bills over Rs.25,000/- whether first and final or on running account. The concession of alternate bills does not apply to these".

In view of the above, the Assistant Executive Engineers are empowered to check measure all work bills upto Rs. 25,000/- only.

(By Order of the Board)

L. Ramachandran,
Chief Financial Controller/Revenue.

Lr. No. 01087/SE/IEMC/E1/AEE/C. 213/D. 451/97 (Technical Branch) dt. 14-6-97.

Sub : Electricity—Unauthorised connection of loads for a different purpose by the consumer—Compensation charges—Method to be adopted—Reg.

Ref : 1. M(D)'s memo. No. SE/IEMC/E1/AEE/D. 528/96 dated 19-4-96.
2. Permanent B. P. (F.B.) No. 110 (Technical Branch) dated 29-5-97.

The compensation charges may be computed as indicated in Sub-Clauses 2.02 (II), 2.03 (III) and 2.04 (II) of Clause 37—Schedule—Part-I of Terms and Conditions of supply of Electricity for L.T. metered, L. T. unmetered and HT services respectively whenever consumers extend supply from their existing services to loads of different purpose like construction etc.

S. P. Nalliaanan,
Superintending Engineer/IEMC.



Electricity—Madurai Distribution Circle—Provision of VHF Communication system among sub-stations. Fuse Off Call Centres in and around Madurai town—Administrative Approval—Accorded.

Routine B.P. (Ch) No. 93

(Technical Branch)

Dated the 16th June 1997.,
Vaigasi 28, Easwara,
Thiruvalluvar Aandu 2028.

READ :

1. Chief Engineer/Protection and Communication/Chennai
Note dt. 30-04-97.

Proceedings :

1. The Chairman/Tamil Nadu Electricity Board approves the proposal of Chief Engineer/Protection and Communication/Chennai for provision of VHF Communication system in and around Madurai Town for operation and management of power network and attending to the faults and complaints expeditiously at an estimated cost of Rs. 61,99,500/- as per Annexure.

2. This expenditure is chargeable to "TNEB Funds—Capital Expenditure—Madurai Electricity Distribution Circle—A/c. No. 14-909 office equipment.

(By Order of the Chairman)

G. Navaneetha Krishnan,
Chief Engineer/P&C/Chennai-2.

Encl : One Annexure.

DETAILED ESTIMATE FOR VHF COMMUNICATION IN MADURAI URBAN AREA

Sl. No.	Description	Qty.	Rates	Per	Amount Rs. P.
1.	Fixed sets with accessories such as Antenna, RF Cable, Connector etc.,	57 Sets	25,000/-	Set	14,25,000.00
2.	Mobile sets with accessories such as Antenna RF Cable Connector etc.,	25 Sets	25,000/-	Set	6,25,000.00
3.	12V Batteries for static sets	55 Sets	6,000/-	Set	3,30,000.00
4.	12V Auto Mobile Batteries for Mobile sets	25 Sets	4,000/-	Set	1,00,000.00
5.	12V Battery Charger for static sets	55 Nos.	15,000/-	Each	8,25,000.00
6.	12V Battery Charger for Automobile Batteries	2 Nos.	12,000/-	Each	24,000.00
7.	Spares for VHF sets	L.S.			1,00,000.00
8.	Survey Fees	L.S.			15,000.00
9.	Pipe Mast for antenna for fixed sets	53 Nos.	15,000/-	Each	7,95,000.00
10.	Erection, Installation, testing and commissioning charges	L.S.			1,50,000.00
					43,89,000.00

(1)	(2)	(3)	(4)	(5)	(6)
Testing Instruments :					
a.	Digital Multimeter	2 Nos.	15,000/-		30,000.00
b.	Power Supply-25 VDC, 0-10A	1 No.	15,000/-		15,000.00
c.	On Line Water Meter range	2 Nos.	50,000/-		1,00,000.00
d.	Radio Communication test set	1 No.	6,00,000/-		6,00,000.00
					<u>51,34,000.00</u>
	Contingencies @ 5%				<u>2,50,700.00</u>
	Estt. & Supervision @ 15%				<u>53,90,700.00</u>
					<u>8,08,605.00</u>
				Total	<u>61,99,305.00</u>

OR Say Rs. 61,99,500/-

(Rupees Sixty one lakhs, ninety nine thousand and five hundred only)



Memo. No. SE/RE & I (D)/RE. 2/D/F. Agl./D. No. 953/97. (Technical Branch) Dt. 17-6-97.

Sub : Agriculture pumpsets target for 1997-98-Revised-Regarding.

Ref : M (D) Memo No. SE/RE & I (D)/RE. 2/D/Target 1997-98/D. No. 567/97, dt. 21-4-97.

The agriculture pumpset target for 1997-98 already communicated vide Member (Distribution) Memo. cited above is hereby revised as detailed below :

1. Normal	: 15,500 Nos.
2. Jeevandhara pumpsets	: 2,000 Nos.
3. Special priority of Mere service/One pole	: 10,000 Nos.
4. Revised Self Financing Scheme	
i) For applicant who pays only Rs. 10,000/- per service	: 5,000 Nos.
ii) For applicant who pays actual estimate if the extension cost is more than Rs. 50,000/- per service	: 3,000 Nos.
5. Special target funded by Govt., for TNEB area	
i) Thanjavur	: 2,000 Nos. *
ii) Nagapattinam Q. M.	: 2,500 Nos.
	<u>40,000 Nos.</u>

(* As against the special target of 2,500 Nos. for Thanjavur District, 500 Nos. have already been allotted to Kumbakonam Rural Electric Co-operative Society Ltd., which also comes under the Thanjavur District)

The Circlewise and District wise Revised allocations are shown in Annexures I & II.

All other terms and conditions stipulated in M (D) Memo. cited at (1) above remain unaltered.

All efforts may be taken to achieve the monthly proportionate target in full. The achievement under Special target funded by Government may be shown separately in the twenty point return.

The receipt of this memo. may be acknowledged to Superintending Engineer/RE & I (D),

V. Varadharajan,
Member (Distribution).

Encl : Annexure I & II

Encl-I

ANNEXURE-I

Sl. No.	Name of Electricity Distribution Circle	Proposed agriculture pumpset target for 1997-98					Total Target
		Normal	Spl. priority of mere/one pole	R.S.F.S. Rs. 10000 to be paid	Special Target Funded by Govt. for Board area		
1.	Coimbatore Regn	940	473	252	0	1665	
2.	Chennai Regn	640	310	190	0	1140	
3.	Madurai Regn	1690	942	628	0	3260	
4.	T.Veli Regn	1259	676	280	0	2215	
5.	Trichy Regn	3312	2023	935	4500	10770	
6.	Salem Regn	2968	1607	850	0	5425	
7.	Vellore Regn	3111	1839	815	0	5765	
8.	Villupuram Regn	3580	2130	1050	0	6760	
Grand Total		17500	10000	5000	4500	37000	
1.	Coimbatore (North)	180	95	50	0	325	
	Coimbatore (South)	180	95	50	0	325	
	Udumalpet	550	275	150	0	975	
	Nilgiris	30	8	2	0	40	
2.	Chingleput	540	260	150	0	950	
	Chennai (North)	59	31	25	0	115	
	Chennai (South)	23	12	5	0	40	
	Chennai (West)	18	7	10	0	35	
3.	Dindigul Anna	750	397	278	0	1425	
	Madurai	380	220	150	0	750	
	Theni	180	95	50	0	325	
	Ramnad	190	130	25	0	345	
	P.M. Thevar	190	100	125	0	415	
4.	V.O. Chidambaranar	219	106	50	0	375	
	Kamarajar	230	115	50	0	395	
	Kanyakumari	200	105	5	0	310	
	T. Veli Kattabomman	610	350	175	0	1135	
5.	Pudukottai	796	379	225	0	1400	
	Nagapatinam Q.M.	0	45	105	2500	2650	
	Thanjavur	150	500	0	2000	2650	
	Trichy (North)	1596	779	400	0	2775	
	Trichy (Metro)	394	181	105	0	680	
	Karur	376	139	100	0	615	
6.	Periyar	525	260	150	0	935	
	Gopi	290	170	85	0	545	
	Mettur	1260	730	365	0	2355	
	Salem	893	447	250	0	1590	
7.	Dharmapuri	1575	1000	400	0	2975	
	Kanchipuram	444	221	125	0	790	
	Tirupattur	537	303	140	0	980	
	Vellore	555	315	150	0	1020	
8.	S.A. Vallalar	650	310	0	0	960	
	Tiruvannamalai Sam	1470	905	525	0	2900	
	Villupuram R. P.	1460	915	525	0	2900	

Encl—II

ANNEXURE—II

Districtwise and Electricity Distribution Revised Circlewise target for extension of power supply to Agricultural pumpsets during 1997—98

Sl. No.	Name of District	Name of Elec. Distn. Circle	Elec. Distn. Target	Total District Target
1.	Chengai MGR	1. Chingleput 2. Kancheepuram 3. Chennai (North) 4. Chennai (West)	190 495 115 35	835
2.	Chengai Anna	1. Chingleput 2. Chennai (South) 3. Kancheepuram	760 40 295	1095
3.	Madurai	1. Madurai	750	750
4.	Vaigai Veeran Alagumuthu	2. Theni	325	325
5.	Nellai-Kattabomman	1. T'veli-Kattabomman	1135	1135
6.	N. A. Ambedkar	1. Tirupattur 2. Vellore	920 1020	1940
7.	T'malai Sambuvarayar	T'malai-Sambuvarayar	2900	2900
8.	Pudukkottai	Pudukkottai	1400	1400
9.	Rajaji	1. Mettur 2. Salem	1455 95	1550
10.	Salem	1. Mettur 2. Salem 3. Dharmapuri	900 1495 10	2405
11.	S. A. Vallalar	S. A. Vallalar	960	960
12.	Thanjavur	Thanjavur	2650	2650*
13.	Trichy-Perumbidugu Mutharaiyar	1. Trichy (North) 2. Trichy (Metro)	900 670	1570
14.	Perumbalur Thiruvalluvar	1. Trichy (North)	1875	1875
15.	Coimbatore	1. Coimbatore (North) 2. Coimbatore (South) 3. Udumalpet	325 325 735	1385
16.	Dharmapuri	1. Dharmapuri 2. Tirupattur	2965 60	3025
17.	Mannar Thirumalai	Mannar Thirumalai	1425	1425
18.	V. O. Chidambaranar	1. Chidambaranar	375	375
19.	Karur	1. Trichy (Metro) 2. Karur	10 615	625
20.	Kamarajar	1. Kamarajar	395	395
21.	Ramnad	1. Ramnad	345	345
22.	P. M. Thevar	1. P. M. Thevar	415	415
23.	Periyar	1. Periyar 2. Gobi 3. Udumalpet	935 545 240	1720
24.	Kanyakumari	1. Kanyakumari	310	310
25.	Nilgiris	1. Nilgiris	40	40
26.	Nagapattinam Q. M.	1. Nagapattinam Q. M.	2650	2650**
27.	Villupuram R. P.	1. Villupuram R. P.	2900	2900
Grand Total			37000	37000

* Includes 2000 Nos. funded by Govt., under special target.

** Includes 2500 Nos. funded by Govt., under special target.

Electricity — Transmission — Tuticorin 230 KV SS — Recurrence of Floods—Protective methods—
Administrative approval—Accorded.

(Permanent) B.P. (Ch.) No. 136

(Technical Branch)

Dt. 19—6—1997.

Aani 5, Easwara,
Thiruvalluvar Aandu 2028.

Read :

Chairman's approval 4594/11—6—97 in CE/C.D.'s Note dt. 9—6—97.

Proceedings :

1. Administrative approval is accorded, for the following works at the value noted against each based on 1997-98 escalated rates for a total value of Rs. 21,43,800/- (Rupees twenty one lakhs, forty three thousand and eight hundred only).

	Rs.
(a) Peripheral drains for the switchyard area :	11,43,400/-
(b) Storm water sump and pumphouse with pumps :	10,00,400/-
	<u>21,43,800/-</u>

- Open tenders should be called-for, for the above work.
- The expenditure is chargeable to A/c. 74.399 Special foreseen repairs and maintenance.

(By Order of the Chairman)

K. V. Rupchand,
Chief Engineer/Civil Designs.



Memo. No. SECH/E1/A3/F. Admixtures/D, 461 (Technical Branch) Dt. 19—6—97.

Sub : PSC Poles—Use of admixture 'CONPLAST—211' in the concrete mix being prepared with 33 grade cement.

- Ref : (1) Memo. No. CE/R&D/EE/R&D/A3/Study/D, 472/95, dt. 23—01—95.
(2) Lr. No. CE/Distn./MDU/EEC/F, 813/D, 545/95, dt. 13—12—95.
(3) Lr. No. CE/Distn./MDU/EEC/F, 813/D, 29/96, dt. 09—01—96,
(4) Lr. No. CE/Distn./MDU/EEC/F. PSC Poles Design Mix, D, 598/97, dt. 05—02—97.

- Approval is hereby accorded for the use of 'CONPLAST—211' for the concrete mix using 33 grade cement being practiced in the manufacturing of PSC Poles, by reducing cement content by 10% by wt. This is based on the trial test results on cubes & poles received in references cited.
- It must be ensured that the mix prepared meets the requirement of acceptance criteria as outlined in Memo. No. TM/EIAM/F. 145/D 148/(Tech. Audit Instn. No. 3, dt. 3—12 83 Page 498 of Gazette) and the instructions in the memo are to be followed scrupulously. If a particular mix does not comply with this requirement, then action is to be taken to redesign the same as per IS '10262—1982'.
- It is to be noted that the approval given is only formal and whenever there is a change in the quality of cement, quarry from which the aggregates are procured, gradation of aggregate or any other factor that affect the strength of concrete, the trial mixes are to be made, sample cubes cast & tested, and if required mix used is to be redesigned.

V. Varadharajan,
Member (Distribution).

Tamil Nadu Electricity Board—In House Management Consultancy Services (IMCS)—Improving the profitability of TNEB Press at Villivakkam—Implementation of recommendations Orders—Amendment—Issued.

(Permanent) B.P. (Ch.) No. 138

(Technical Branch)

Dated 19—6—1997.

Aani 5, Eswara,
Thiruvalluvar Aandu 2028.

Read :

(Per.) B.P. (Ch.) No. 46 (Technical Branch), dt. 18—3—97.

Proceedings :

In the B.P. cited, the orders were issued to carryout the following civil works in TNEB Press by the Chief Engineer/Civil Design in order to enhance the productivity of the Press, based on the report of in-house Management Consultancy Services.

- (a) To provide Sodium Vapour Lamp in the work area.
- (b) To renew the wornout wiring to avoid accidents.
- (c) To attend to the leaky roof in machine section and other areas to create a conducive environment.
- (d) To lay flooring from machine section to binding section so as to facilitate free movement of trolley.

In view of the day to day maintenance work of high Raise Building and Tamil Nadu Electricity Board Complex, the Chief Engineer/Civil Design is unable to carryout above civil works in TNEB Press as ordered in the B.P. cited. Hence the following amendment is issued.

Amendment

The Chief Engineer/Distribution/Chennai should carryout the civil works referred in para 3 (viii) of the said B.P.

(By Order of the Chairman)

T. Ilanchezhian,
Chief Engineer/Planning.



Tamil Nadu Electricity Board—In—House Management Consultancy Services (IMCS)—“Speedy Replacement of Defective Meters and Eradication of Service without meter”—Reiteration of the instruction already issued for strict adherence—Orders issued.

(Per.) B.P. (Ch.) No. 140

(Technical Branch)

Dated 23—6—1997,

Aani 9, Eeswara,
Thiruvalluvar Aandu 2028,

Proceedings :

The In—House Management Consultancy Services of Tamil Nadu Electricity Board, have studied on the “Speedy Replacement of Defective Meters and Eradication of Service Without Meter” to minimise Revenue Loss.

Based on the study, it is observed that certain instructions issued already are not being followed. The following instructions already issued are therefore reiterated for strict adherence.

1. To adopt B.P. Ms. (FB) No. 18, Accounts Br., dated 18—7—88 and B.P. (FB) No. 5, Adm. Br., dated 19—2—92, for Survey reporting of meters and sanctioning of replacement meters, extract of which is given below :—

(i) Extract of B.P. Me. (FB) No. 18 Accounts Br., dated 18-7-88. Circle level Tender Committee (T.C.) and Region level (T.C.) have powers for condemnation of obsolete/damaged/burnt equipments for not exceeding 5 Lakhs and 10 Lakhs respectively in each item in case of plant and machinery which have served the normal life period. For those which have not served the life period, the powers of Circle and Region level T.Cs. are not to exceed 1 Lakh and 2 Lakhs respectively in each item (Page 508, July 1988 Gazette).

(ii) Extract of B.P. (FB) No. 5/Adm. Br., dated 19-2-92.

Chief Engineers have full powers and Superintending Engineers Rs. 50,000/- (Capital) for sanctioning replacement estimates of equipment which have served their normal life period as per supply act. For those which have not served the full life period the corresponding powers are 5 Lakhs and 2 Lakhs respectively. (Page 81, February 1992 Gazette).

2. To maintain (i) Meter Defect Registers;
- (ii) Average Billing Register in the Section Offices.

All the inspecting Officers like Assistant Executive Engineers, Executive Engineers, should review the registers regularly.

3. To follow periodical re-calibration of Meters as per norms fixed in TNEB Manual. Periodical calibration of poly-phase meters within 24 months, single phase meters on poly-phase services within 24 months and other single-phasemeters within 36 months. (Paragraph 221 of the TNEB Manual Volume-1).

4. To provide "pilfer Proof Boxes" in all L.T. Industrial services having connected load of 20 HP and above to house meter and C.T. to avoid loss of revenue by way of theft. (Member/Distribution's Memo. No. 3752/EMC/EET/AEE/AE1/94, dated 29-01-1994).

5. To insist on taking "Check Readings" by Assistant Engineers, Assistant Executive Engineers as per the instructions in the TNEB Manual Volume-1, by using testing kits. The Assistant Engineer will check not less than 5% of the readings every quarter and Assistant Executive Engineer 1% every quarter. (Para 249 of T.N.E.B. Manual Volume-1).

6. To ensure that the Inspector of Assessment attached to Section Offices make 10% field verification of the correctness of the assessment of Industrial and Commercial Services. (Clause 21-2, Page 65 of Revenue Manual 1996).

7. To ensure that the Revenue Supervisors at Section Offices review the consumption and energy charges in the Green Meter Cards of — (1) 20% of Industrial Services, (2) 5% of other services by rotation and (3) 10% checking of Pre-Receipts with Green Meter Cards (Clause 21-4, Page 67 of Revenue Manual 1996).

The above instructions should be followed scrupulously and confirmation report sent to Chief Engineer/Planning early.

(By Order of the Chairman)

T. Ilanchezian,
Chief Engineer/Planning.

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