

TAMIL NADU ELECTRICITY BOARD BULLETIN

Vol. XVII

FEBRUARY 1998

No. 2



TAMIL NADU ELECTRICITY BOARD BULLETIN

FEBRUARY 1998

CONTENTS

				Page
1. PART - I				
NEWS & NOTES	(iii)
2. PART - II				
GENERAL ADMINISTRATION & SERVICES	1
3. PART - III				
FINANCE	33
4. PART - IV				
TECHNICAL	42
5. INDEX	49

News & Notes

PART - I

NEWS & NOTES

I. Generation Particulars :

The generation/relief figures for February '98 were as follows :

Sl. No.	February '98 (In Million Units)
1. Ennore T.P.S.	166,522
2. Tutucorin T.P.S.	512,040
3. Mettur T.P.S.	494,230
4. North Chennai T.P.S.	300,940
<hr/>	
T.N.E.B. Thermal	1473,732
<hr/>	
5. Neyveli TS I	208,953
6. Neyveli TS II	767,046
7. Kalpakkam (Madras Atomic PS)	95,330
8. Hydro Generation	407,729
9. Import from N.T.P.C.	190,984
10. Net Export to Kerala	355,623
11. Import from Manali, & Private Wind Mills	46,947
12. Narimanam & Basin Bridge GTS	7,159
13. Wind Mills	0,810
14. Kadamparei (Pump Mode)	0,000
<hr/>	
Net TNEB consumption	2843,067

The maximum grid demand and consumption during February '98 were 4946 MW on 13-2-'98 and 104,335 MU on 17-2-'98 respectively. The average grid consumption in February '98 was 101,538 MU per day.

II. Hydro Inflows :

The Hydro inflows during February '98 were 52 MU against 101 MU in December '97 and the ten years average of 25 MU,

(iv)

III. Storage Position :

The storage position in various reservoirs as on 1—3—'98, when compared to the storage as on 1—3—'97 was as follows :-

Sl. No.	Name of the Group	Storage as on		Difference
		1—3—98	1—3—97	
1.	Nilgiris	778.370	1106.580	(—) 328.210
2.	P. A. P.	83.380	95.780	(—) 12.400
3.	Periyar	39.400	2.090	(+) 37.310
4.	Papanasam & Servalar	28.840	.000	(+) 28.840
5.	Suruliyar	.520	2.550	(—) 2.030
6.	Kodayar	37.340	51.340	(—) 14.000
7.	Total Excluding Mettur	967.850	1258.340	(—) 290.490
8.	For Mettur	154.430	111.110	(+) 43.320

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

The details of generation at Tuticorin T.P.S. during February '98 were as follows :-

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	—	—	—
II (210 MW)	91.24	125.140	88.68
III (210 MW)	96.50	130.210	92.27
IV (210 MW)	95.73	129.830	92.00
V (210 MW)	100.00	126.860	89.90
Station (1050 MW)	76.68	512.040	72.57

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

The details of generation at Ennore T.P.S. during February '98 were as follows :-

Unit	Availability Factor	Generation (MU)	Plant Load Factor (%)
I (60 MW)	85.62	30.581	75.85
II (60 MW)	—	—	—
III (110 MW)	65.84	33.991	45.98
IV (110 MW)	99.30	46.613	63.06
V (110 MW)	100.00	55.337	74.86
Station (450 MW)	70.14	166.522	55.07

(v)

(iii) North Chennai (3 × 210 MW) :

The details of generation at North Chennai T.P.S. during February '98 were as follows:-

Unit	Availability Factor	Generation (MU)	Plant Load Factor (%)
I (210 MW)	100.00	113.830	80.66
II (210 MW)	83.37	80,520	57.06
III (210 MW)	91.71	106.590	75.53
Station (630 MW)	91.70	300.940	71.08

(iv) Mettur (4 × 210 MW) :

The details of generation of Mettur T.P.S. during February '98 were as follows:-

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	93.68	109.980	77.93
II (210 MW)	100.00	130.680	92.60
III (210 MW)	100.00	134.720	95.46
IV (210 MW)	95.54	118.850	84.22
Station (840 MW)	98.07	494,230	87.55

(v) Coal Particulars for February '98:

Sl. No.	Particulars	Tuticorin TPS	Ennore TPS	Mettur TPS	North Chennai TPS
1.	Coal linkage (In lakhs tonnes)	4.25	1.75	3.50	1.80
2.	Coal Receipt (-do-)	3.58	1.19	3.79	1.54
3.	Coal consumption (-do-)	4.40	1.07	3.32	1.83
4.	Coal Stock as on 1-10-97 (-do-)	0.67	2.00	1.85	2.32
5.	Coal consumption (Kg/Kw. hr.)	0.696	0.992	0,753	0,730

(vi) Auxiliary consumption and oil consumption during February '98 :

Name of Thermal Power Station	Tuticorin	Ennore	Mettur	North Chennai
Auxiliary consumption (%)	8.1	11.8	3.51	9.32
Oil consumption (ML/Unit)	0.89	2,16	2.717	19.67

Important Circulars and B.Ps. for the month of 2/98.

I. Grant of leave of women employees on adoption of Child :

TNEB adopt the orders of the Government granted leave facility to Women employees in the Board on adoption of a child vide (Per) B.P. (Ch.) No. 34 (S.B.) dated 4—2—98.

II. Adhoc payment to Pensioners/Family Pensioners :

TNEB adopt the orders of the Government granted an adhoc amount paid to the Pensioners/ Family Pensioners vide (Per) B.P. (FB) No. 9, S.B. dated 5—2—98.

III. Renewal of Driving licence etc, to Board's Driver :

TNEB ordered in (Per) B.P. (Ch) No. 37, S.B. dated 7—2—98 that revised the expenditure for payment of on renewal fee for driving licence, photo charges and fee to Medical Officers to Board's Drivers.

IV. Restriction of Tariff Concession to H.T. Industries :

TNEB ordered in (Per) B. P. (FB) No. 45, Tech. Br. dated 26—2—98 that restriction of Tariff concession to H.T. industries for the energy consumption relating to excess demand.

V. Loans and Advances :

TNEB communicated Lr. No. 73180/E2/97-3, dated 3—2—98, Loan and Advances, Technical Education Loan, Fee structure for Diploma in Hotel Management, catering Technology and Applied Nutrition—Communicated.

VI. Court Cases payment to fees clarification :

TNEB issued circular Memo. No. 1288/H1/98-1, dated 31—1—98 in TNEB Court cases—payment of fees/expenditure—Clarifications—Issued.

VII. Night shift Allowance instructions issued :

TNEB issued Lr. No. 3238/N2/98-2, dated 17—2—98, Allowance—payment of night shift allowance for obtaining night shift duty—Instructions—Issued—Regarding.

**Superintending Engineer/
Chairman's Office,**

(vii)

The following are the details of the Post created, Abolished, Upgraded and Downgraded during the month of February 1998.

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 of the Posts which were created	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No. 30 (Adm. Br.) dt. 4-2-98	SE/Planning	Assistant Accounts Officer Jr. Asst.	1 1	For attending to the works in General Planning Division in the O/o. S.E./ Planning	One year from the date of utilisation
2.	Per. B.P. (Ch.) No. 38 (Adm. Br.) dt. 11-2-98	Thanjavur E.D.C.	S.B.O. (L.I.) Helper	4 4	33/11 KV SS at Karungulam	-do-
			Total	8		
3	Per. B.P. (Ch.) No. 41 (Adm. Br.) dt. 17-2-98	Nilgiris E.D.C.	A.E.E./Civil A.O. A.A.O. L.I. Helper	1 1 1 2 2	Pro. sanction for C.O. and the RWE for F.O.C. centre at Ooty	-do-
			Total	7		
4.	Per. B.P. (Ch.) No. 42 (Adm. Br.) dt. 17-2-98	Coimbatore E.D.C./Metro	Line Inspector Helper	2 2	Additional F.C. centre at Coim- batore EDC/Metro	One year from the date of utilisation
			Total	4		
5.	Per. B.P. (Ch.) No. 55 (Adm. Br.) dt. 26-2-98	Generation/ Erode	A.E.E./Mechl. A.E./Mechl. A.E./Elect. Foreman II Gr. Elect. Electrician I Gr Helper (Shift)	1 1 4 1 1 4	Right Bank Canal Power House, Bhavanisagar under Construction by Project Circle	Upto 31-8-98 from the date of utilisation.
			Total	12		

(viii)

POSTS ABOLISHED

Sl. No.	Details of Board's Order	Name of the Circle	Name of the Post	No. of posts	Purpose for which the posts were abolished	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No. 43 (Sectt. Br.) dt. 19-2-98	Board Office Sectt. Branch	Driver	1	One post of Driver sanctioned to Resident Manager/ New Delhi and one post of Lineman	With immediate effect.
	-do-	-do-	Lineman Driver	1	Driver sanctioned to Vigilance Officer/ Chennai have not been utilised and they are vacant. (Last continued upto 28-2-2002 in Per. B.P. (Ch.) No. 65 (S.B.) dt. 20-3-97)	
2.	Per. B.P. (Ch.) No. 30 (Adm. Br.) dt. 4-2-98	S.E./R.E. & I.D.	Asst. Accts. Officer Junior Asst.	1 1	Consequent on the creation of the posts in the Office of the SE/Planning this posts are abolished.	With immediate effect.

POSTS UPGRADED

— NIL —

POSTS DOWNGRADED

— NIL —

GENERAL ADMN. & SERVICES

PART-II

General Administration & Services

Letter No. 6650/C1/97-1 (S. B.) dated 2-2-1998.

Sub : Tamil Nadu Electricity Board—Adhoc payment of arrears due to revision of scales of pay of employees of State Government—Clarification issued by the Government—Copy communicated.

- Ref :**
1. G. O. No. 641 Finance (Pay Cell—I) Dept , dt. 29-12-97.
 2. Board's Lr. No. 100356/C1/97-1, dt. 31-12-97.
 3. Govt. Finance (PC) dept., Lr. No 275/PC-I/98-1 dt. 7-1-98.
 4. Govt. Finance (PC-1) Dept., Lr. No. 3269/PC1/98-1 dt. 27-1-98.

I am to enclose a copy of the Government orders Third and Fourth cited for guidance and adherence.

2. The said Government orders are applicable in the case of deputationists from the State Government working in the Board and drawing the Government scales of pay.

Encl. :

P. A. Khaja Kaleel Rahman,
Secretary.

Encl. :

GOVERNMENT OF TAMIL NADU
FINANCE (PC) DEPARTMENT

Letter No. 275/PC. I/98-1, Dated : 7-1-98.

Sub : Adhoc Payment of arrears due to revision of scales of pay of employees—Clarification—Issued.

- Ref :**
1. G.O. Ms. No. 414, Finance (PC) Dept., dt. 31-7-97.
 2. G O. Ms. No. 641, Finance (PC-I) Dept., dt. 29-12-97.
 3. From the Tamil Nadu Government Employees' Association, dated 2-1-98.
 4. From Tamil Nadu Asiriyar Kootteni, Thirupporur Branch, Chengalpattu, dated 5-1-98.
 5. From Thiru P. Natarajan, Private Secretary, T.D.C. Dept., Chennai-9.
 6. From the General Manager, Tamil Nadu Medical Service Corporation Limited, Letter No. Rc. No. 39/Admn./97, dated 3-1-98.

I am to invite your attention to the reference cited. The following clarification shall be issued in regard to claim of adhoc payment of arrears due to revision of scales of pay of employees ordered in Government order second cited.

B.B.2— (Feb. '98)

Points raised	Clarification Issued
1. Whether the employees due to retire from service and whose Provident Fund Account are closed are eligible for the adhoc payment of arrears of Rs. 4,000/- in full.	If the employees due to retire and whose Provident Fund Account were already closed on the date of issue of the Government Order cited, the lumpsum payment of Rs. 4,000/- shall be paid in cash in full. In respect of cases where the provident fund accounts have not been closed on the date of the Government order, the arrears of Rs. 2,000/- should be credited to the GPF Account.
2. Whether the adhoc payment of arrears sanctioned shall be applicable to the employees on re-employment.	No. They are eligible for adhoc payment of arrears due to revision of Pension/Family Pension sanctioned in G.O. Ms. No. 642, Finance, dated 29—12—1997.
3. Whether the adhoc payment of arrears sanctioned shall be applicable to the employee appointed under 10(a) (i) of General Rules.	The employees appointed under 10 (1) (i) of General Rules as new entrants are not eligible for the adhoc payment of arrears.
4. Whether the adhoc payment of arrears sanctioned shall be applicable to employees under suspension.	No.
5. The mode of drawal of payment of adhoc amount in respect of the employees on foreign service may be clarified.	Deputationists on Foreign service on State Government Scales of pay shall be allowed the adhoc payment of arrears as per the Government Order cited by the foreign employer. It should be ensured that an amount of Rs. 2,000/- is deposited in the GPF Account of the employees Concerned.

(True Copy)

Encl. : GOVERNMENT OF TAMIL NADU
FINANCE (PC-I) DEPARTMENT

Letter No. 3269/PC—1/98—I, dated 27—1—1998.

Sub : Adhoc payment of arrears due to revision of scales of pay of employees—
Clarification—Issued.

Ref : 1. G.O. Ms. No. 641, Finance (PC) Department, dated 29—12—97.
2. From the General Secretary, Tamilaga Arambappalli Asiriyar Kootani,
Letter, dated 8—1—98.

I am to invite your attention to the references cited. The following clarification shall be issued in regard to claim of ad-hoc payment of arrears due to revision of scales of pay of employees ordered in the G.O. first cited :—

Points raised	Clarifications issued
1. Whether in respect of regular employees for whom G P account has not yet been opened, the arrears of Rs. 2,000/- may be paid immediately in cash and the balance of Rs. 2,000/- may be drawn and credited to G.P.F. account separately as and when G.P.F. account is opened.	The procedure suggested may be adopted.
2. Whether the entire arrears of Rs. 4,000/- may be paid in cash to employees who were permitted to go on voluntary retirement on 31—12—97.	In respect of employees retired under voluntary retirement on 31—12—97, the entire amount of Rs. 4,000/- may be drawn and paid in cash.

(True Copy)

Letter No. 73180/E2/97—3, (Secretariat Branch) Dated the 3rd February 1998.

Sub : LOANS AND ADVANCES—Technical Education Loan—Fee structure for Diploma in Hotel Management, Catering Technology and Applied Nutrition—Communicated.

Ref : From the Chief Internal Audit Officer/Audit Branch. U.O.Note No.50020/G1/97—1, dt. 16—9—97.

I am to enclose a copy of fee particulars for Diploma course in Hotel Management, Catering Technology and Applied Nutrition. The loan for the said course may be sanctioned for the eligible items of fees, as prescribed for sanction of Technical Education Loan (i.e.) Tution fees, Special fees and other fees (Excluding Examination fee and Caution Money Deposit).

P. A. Khaja Kaleel Rahman,
Secretary.

Encl. :

Encl :

INSTITUTE OF HOTEL MANAGEMENT CATERING TECHNOLOGY & APPLIED NUTRITION : MADRAS-600 013.
FEES STRUCTURE FOR DIPLOMA COURSE—1997-98 (REVISED) IN OCTOBER 1997.
DIPLOMA COURSE IN HOTEL MANAGEMENT & CATERING TECHNOLOGY (3 years DURATION)

Sl. No.	Name of Course	Regn. Fee	Tuition Fee	Training Food Fee (Lab. Fee)	Other Institutional Charges	Caution Fee (Refundable)	Exam Fee payable to N.C.	Lunch Charges	Total Fee	Grand Total
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
1.	First Year									
	I Term	—	4,000	4,250	6,500	1,500	—	—	16,250	
	II Term	—	4,000	4,250	6,500	—	1,000	—	15,750	32,000
2.	Second Year									
	I Term	—	4,000	4,100	7,100	—	—	—	15,200	
	II Term	—	4,000	4,100	7,100	—	880	—	16,080	31,280
3.	Final Year									
	I Term	—	2,500	3,800	3,100	—	—	—	9,400	
	II Term	—	2,500	3,800	3,100	—	880	—	10,280	19,680

N. B. :-

(Sd.) PRINCIPAL.

a. First Term fees payable at the time of admission.

b. Second Term fees payable in January.

c. Fees once deposited are non-refundable under any circumstances except the Caution Fee which is refundable.

(True Copy)

INSTITUTE OF HOTEL MANAGEMENT CATERING TECHNOLOGY & APPLIED NUTRITION : MADRAS-600 013.
FEE STRUCTURE FOR OTHER THAN DIPLOMA/CRAFT COURSES - 1997-98.

Sl. No.	Name of Course	Regn. Fee	Tuition Fee	Training Food fee (Lab. fee)	Other Institutional charges	Exam. Fees	Tool Kits	I. Mess Card	Doc-tors' fees	Cau-tion Money (Refundable)	Total Fees per term	Total fees per Annum
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
1. Post Graduate Diploma in Accommodation Operation & Management (1-1½ Years Duration) :												
	I Term	50	910	2,270	790	150	—	15	15	1,000	5,200	
	II Term	—	910	2,270	790	1,000	—	—	—	—	4,970	10,170
2. Craft Course in Food Production (1-1½ Years Duration) :												
	I Term	50	875	4,750	790	150	360	15	15	1,000	8,005	
	II Term	—	875	4,750	790	1,000	—	—	—	—	7,415	15,420
3. Craft Course in Food & Beverage Service (24 Weeks Duration) :												
	Whole Term	50	1,180	3,220	790	1,150	—	15	15	1,000	7,420	7,420

N. B₁ :

(Sd.) PRINCIPAL

a. First term fees payable in at the time of admission.

b. Second Term fees payable in January.

c. Fees once deposited are non-refundable under any circumstances except the Caution fee which is refundable.

(True Copy)

Establishment—Tamil Nadu Electricity Board—Technical Branch—Superintending Engineer/Computer Centre—Change of control from Chief Engineer/Independent Power Project to Chief Engineer/Planning—Orders—Issued.

(Permanent) B.P. (Ch.) No.33

(Sectt.Br.)

Dated the 4th February 1998
Thai 22, Easwara,
Thiruvalluvar Aandu 2029.

Read:

- i. (Per.) B.P. (Ch) No.125 (SB) dt. 24—5—95.
- ii. (Rt.) B.P. (Ch) No.4 (SB) dt. 31—1—98.

Proceedings :

It is hereby ordered that Superintending Engineer/Computer Centre now under the control of Chief Engineer/Independent Power Project be transferred and placed under the control of Chief Engineer/Planning with immediate effect.

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary.



Tamil Nadu Electricity Board—Grant of leave to women employees on adoption of child—Orders-Issued

(Per.) B.P. (Ch.) No. 34

(Secretariat Branch)

Dated the 4th February, 1998
Thai 22, Easwara Varudam,
Thiruvalluvar Aandu 2029.

Read :

G. O. Ms. No. 342 Social Welfare & Nutritious Meal Programme Dept., dt. 8—12—95.

Proceedings :

The Government of Tamil Nadu in their G. O. cited have granted, leave facility i.e. Earned Leave and Unearned Leave on Private Affairs, to women employees of State Government on adoption of children subject to the following conditions :

- (i) The facility shall not be available to an adoptive mother already having two living children at the time of adoption;
- (ii) The maximum admissible period of one year's leave of the kind due and admissible without production of medical certificate shall be reduced by the age of the child, as in the following illustrations;

If the age of the adopted child is less than one month, leave upto one year shall be allowed;

If the age of the child is six months or more, leave upto 6 months shall be allowed;

If the age of the child is 9 months or more, leave upto 3 months shall be allowed.

Thus the child would have the mother's individual attention for atleast three months.

2. After careful consideration, the Tamil Nadu Electricity Board has decided to adopt the orders in the Government Order read above and directs that women employees in the Board on adoption of a child be granted leave i.e. Earned Leave and Unearned Leave on Private Affairs other than

maternity leave without production of Medical Certificate subject to eligibility for a period upto one year or till such time the child is one year old, whichever is earlier subject to the following conditions :

- (i) The leave shall not be granted to an adoptive mother already having two living children at the time of adoption ;
- (ii) The maximum admissible period of one year's leave of the kind due and admissible without production of medical certificate shall be reduced by the age of child, as in the following illustrations :-

If the age of the adopted child is less than one month leave upto one year shall be allowed ;

If the age of the child is six months or more, leave upto 6 months shall be allowed ;
If the age of the child is 9 months or more, leave upto 3 months shall be allowed.
Thus the child would have the mother's individual attention for atleast three months.

3. Besides, a certificate from the recognised Voluntary Institution, stating that the applicant has taken a child for adoption legally, is necessary. Adoption can be done either from relative/outside or from any agency but it should be legalised to safeguard the interests of the child.

(By Order of the Chairman)

P.A. Khaja Kaleel Rahman,
Secretary.



Circular Memo No. 89809/Legal Cell-2/97-1 Dated : 4—2—98.

Sub : Appeal—Filing of appeal against the order or Judgement of Lower Court with stay petition order of stay to avoid execution of arrest—Instruction—Issued.

All the Chief Engineers and Superintending Engineers are informed that a District Consumer Disputes Redressal Forum has recently imposed a sentence of imprisonment for 3 months on a Superintending Engineer and two other Officers for their failure to carryout the orders of the said Forum. It is seen that the Officers have in fact appealed in the State Commission against the Judgement of the District Forum. But they have not obtained the stay of the orders of the Forum. In the meanwhile, the consumer concerned had filed a Execution Petition before the District Forum, for arrest and imprisonment of the Officers concerned. The Officers who attended the Forum failed to inform the Forum about the filing of appeal in the State Commission. The Officer also did not attend the next hearing. This resulted in the Court ordering imprisonment of the Officers and issue of arrest warrant against them.

2. Chairman has viewed this seriously. He has instructed that all the Chief Engineers/Superintending Engineers should take utmost care in such Court Cases and consumer Forum/Commission Cases and act with more care and caution to avoid inviting such arrest warrants.

3. The Chief Engineers and Superintending Engineers are therefore informed that whenever it is decided to file an appeal against the Order/Judgement and decree of a trial Court or Forum, Commission etc immediate action has to be taken to file stay petition alongwith the Memorandum of Grounds of Appeal and along with original copy of the Judgement Orders passed in the District Forum etc. If the Appellate Court declines to grant stay against the Lower Court's Order then Lower Court's order has to be complied with immediately, without prejudice to the Orders to be passed in appeal. Officers should not give scope for filing Execution Petition by the decree holder, which may result in filing of contempt application and also in arrest and imprisonment of the officers of the Board.

4. The receipt of this circular is to be acknowledged immediately. Necessary suitable instructions may be issued to all Sub-Ordinate Officers for strict compliance.

P. A. Khaja Kaleel Rahman,
Secretary.

Memo.No.07593/7/PO.Inspection/Team'A'/98—1 (Administrative Branch) dt. 5—2—1998.

Sub : INSPECTION — Inspection Programme of Generation/Distribution and Development Circles during the Calendar year 1998—Communicated.

The tentative programme of Inspection of the Officers of the Generation, Distribution and Development Circles of the Board by the Inspection Teams 'A' and 'B' of Board Office/Administrative Branch, Chennai-2 and the designation of each final Inspecting Officer are given in the ANNEXURE appended to this Memo.

2. Accordingly, inspections of the concerned Superintending Engineer's Offices will be carried out by the Two Inspection Teams (Viz.) Team 'A' and Team 'B' during the year 1998, as per the programme noted in the Annexure.

3. The Inspection will cover, Central Offices, Central Stores, Sub-Stores, One Division Office, One Sub-division Office, one or more section offices and one Revenue Branch.

4. As the scheduled inspection of the Offices have to be completed within the prescribed period mentioned in the Annexure, besides the **biennial periodicity** has to be adhered to, the Superintending Engineers are hereby informed, that any request from them for postponement of the dates of preliminary inspection of their circles will not be accepted, whatsoever.

5. In this connection, the attention of the Superintending Engineers is invited to the Secretary/TNEB Memo. (Per.) No 33448/O&M Cell/88—3 (Sectt.Br.) dated 5—1—89—vide pages 16 and 18 to 43 of TNEB Gazette January 1989 and the annexures appended thereto, where in the data to be collected from the Offices of the Superintending Engineers, Division Offices, Sub-divisions, Section Offices, Stores etc. have been given in various chapters with titles and sub-titles. The answers to the Chapters I to III and VI to VIII of the Memo. dated 5—1—89 may be arranged to be prepared and furnished to the Headquarters (i.e. the concerned Inspection Team A or B as the case may be) one month before the date of commencement of the inspection of the circle. If the required data to the questionnaire is not received within the one month time limit prescribed, the Officers of the concerned circle will be held responsible.

6. The Superintending Engineers are also requested, that all the connected official records required for inspection (viz.) Service Books, Service Rolls, Files, Performance Assessment Reports, Registers and other relevant data shall be updated and kept ready well in advance in respect of their offices and also in the Division Offices, Section Offices, Stores etc. under their control so **that wastage of precious time, in searching the Records, is avoided at all costs** and the inspection is completed well within the time stipulated in the Annexure. If there is any failure on the part of Officers and staff in producing the records, the fact will be placed before the Chairman and necessary action will be taken against them.

7. In this connection, the attention of the Superintending Engineers and other Officers is invited to the Chairman/TNEB's D.O. Lr. No. 1980/Inspection Team/80 dt. 23-09-1980, and they are instructed to extend all necessary facilities, including arrangement of vehicles to the respective Inspection Teams for the discharge of their duties without fail.

8. As the Inspection Teams, will review the followup action, on the previous Inspection Reports also, necessary arrangements for this purpose may be extended to them positively.

9. Receipt of this Memo. shall be acknowledged.

(By Order of the Chairman)

R. Srinivasan,
Chief Engineer/Personnel.

Encl : 1 Annexure.

ANNEXURE

TENTATIVE INSPECTION TOUR PROGRAMME FOR THE YEAR 1998

TEAM — A

Sl. No.	Name of the Circle	Period of last Inspection	Period of proposed Inspection	No. of working days	Final Inspection to be conducted by
(1)	(2)	(3)	(4)	(5)	(6)
1.	Gobi EDC	Newly formed Circle	21-1-98 to 5-2-98	10	CE/Distn. Coimbatore
2.	Gen. Circle/ Erode	18-3-96 to 29-3-96	23-2-98 to 5-3-98	10	CE/Distn. Salem
3.	Nagapattinam EDC	5-2-96 to 17-2-96	18-3-98 to 31-3-98	12	CE/Distn. Villupuram
4.	Coimbatore EDC/North	13-5-96 to 25-5-96	16-4-98 to 29-4-98	12	CE/Thermal Projects & Gas Turbine Scheme
5.	Madurai EDC	3-6-96 to 15-6-96	11-5-98 to 23-5-98	12	CE/Distn. Trichy
6.	Pudukkottai EDC	17-6-96 to 29-6-96	15-6-98 to 27-6-98	12	CE/Civil Design
7.	Tirunelveli EDC	16-8-96 to 29-8-96	13-7-98 to 25-7-98	12	CE/Planning
8.	Chennai EDC/ North	18-7-96 to 31-7-96	3-8-98 to 19-8-98	12	CE/Distn. Tirunelveli
9.	Generation/ Kurdah	3-9-96 to 13-9-96	2-9-98 to 14-9-98	10	CE/Transmission
10.	Chennai EDC/ Central	18-10-96 to 1-11-96	16-9-98 to 29-9-98	12	CE/Distn. Madurai
11.	Salem EDC	17-9-96 to 30-9-96	3-10-98 to 17-10-98	12	CE/R&D
12.	Vellore EDC	19-11-96 to 30-11-96	16-11-98 to 28-11-98	12	CE/Distn. Chennai
13.	Mettur EDC	15-11-96 to 28-11-96	2-12-98 to 16-12-98	12	Secretary/ TNEB

TENTATIVE INSPECTION TOUR PROGRAMME FOR THE YEAR 1998

TEAM — B

Sl. No.	Name of the Circle	Period of last Inspection	Period of proposed Inspection	No. of working days	Final Inspection to be conducted by
(1)	(2)	(3)	(4)	(5)	(6)
1.	Karur EDC	Newly formed Circle	21-1-98 to 3-2-98	10	CE/MM
2.	Chennai Development Circle	17-2-96 to 29-2-96	9-2-98 to 20-2-98	10	CE/MTPS
3.	Generation/Tirunelveli	18-3-96 to 29-3-96	2-3-98 to 12-3-98	10	CE/TTPS
4.	Nilgiris EDC	Newly formed	16-3-98 to 26-3-98	10	CE/Personnel
5.	Trichy/Metro	10-6-96 to 22-6-96	16-4-98 to 29-4-98	12	CE/Hydro
6.	Kanyakumari EDC	3-7-96 to 17-7-96	18-5-98 to 28-5-98	10	CE/ETPS
7.	Virudhunagar EDC	15-7-96 to 27-7-96	15-6-98 to 27-6-98	12	CE/Hydro Project/Bhavani
8.	Villupuram EDC	19-8-96 to 31-8-96	13-7-98 to 25-7-98	12	CE/Mechl./Chennai
9.	Dindigul EDC	17-9-96 to 28-9-96	3-8-98 to 19-8-98	12	CE/I.P.P.
10.	Sivaganga EDC	3-10-96 to 27-10-96	2-9-98 to 16-9-98	12	CE/D/Vellore
11.	Tirupattur EDC	7-10-96 to 19-10-96	3-10-98 to 17-10-98	12	CE/NCTPP/Chennai
12.	Chennai EDC/South	2-11-96 to 16-11-96	4-11-98 to 18-11-98	12	CE/Mechl./Coal Chennai
13.	Tuticorin EDC	14-12-96 to 24-12-96	14-12-98 to 28-12-98	12	CE/NCES/Chennai



PENSION—Adhoc payment to pensioners/family pensioners—Orders—Issued.

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

(Sectt. Branch)

Dated the 5th February, 1998
Thai 23, Easwara,
Thiruvalluvar Aandu 2029.

Read :

G.O. Ms, No. 642, Finance (Pay Cell—I) Department, dated 29-12-1997.

Proceedings :

In the reference cited, the Government of Tamil Nadu have ordered an adhoc payment of arrears of Rs. 1,000/- to their pensioners/family pensioners and to the widows and dependent children of the deceased Contributory Provident Fund beneficiaries who are in receipt of Ex-gratia amount.

2. The Tamil Nadu Electricity Board has considered the question of sanctioning an adhoc payment of Rs. 1,000/- (Rupees one thousand only) to the pensioners/family pensioners and who are in receipt of exgratia amount and decided to extend the benefit. Accordingly, the Tamil Nadu Electricity Board directs that an adhoc amount of Rs. 1,000/- (Rupees one thousand only) be paid to the pensioners/family pensioners and to the widows and dependent children of the deceased Contributory Provident Fund/Non-pensionable establishment beneficiaries of the Board who have retired from service prior to 1-7-86 and who are in receipt of ex-gratia amount.

3. The Board also directs that the amount sanctioned in para 2 above is not admissible to those who have retired/died after 1-12-96.

4. The Board also directs that the adhoc amount now sanctioned will be fully adjusted against and merged in the revised pensionary benefits that may become admissible in the event of general revision.

5. If a pensioner/family pensioner/Exgratia Recipient is re-employed or employed under the Central or State Government or a Corporation/Company/Body/Bank under them in India or abroad including permanent absorption in such Corporation/Company/Body/Bank, he/she shall not be eligible to draw the adhoc amount.

(By Order of the Board)

P.A. Khaja Kaleel Rahman,
Secretary.



FEES—Expenditure for payment on renewal fee for driving licence, photo charges and fee to medical officers—Revised—Orders—Issued.

(Permanent) B.P. (Ch.) No. 37

(Secretariat Branch)

Dated the 7th February, 1998
Thai 25, Easwara,
Thiruvalluvar Aandu 2029

Read :

- (i) (P) B.P. (CH) No. 120 (SB) Dated : 22-5-1993.
- (ii) From the General Secretary/Tamil Nadu Electricity Board Driver's Union letter dated Nil.

Proceedings :

In the B.P. cited, the following orders were issued :—

- (i) The expenditure incurred by the drivers of the Board towards payment of fee for renewal of driving licence will be continued to be met by the Board.
- (ii) the maximum amount of charges for taking photograph shall be increased from Rs. 5/- to Rs. 15/- and
- (iii) a flat rate amount of Rs. 10/- shall be granted to the drivers towards fees to Medical Officer for issue of certificate for renewal of licence without insisting on any voucher.

2. The Tamil Nadu Electricity Board Driver's Union has now requested that the amount granted to them for the renewal of licence, may be raised to Rs. 100/- as the amount now given to the drivers is insufficient to meet the expenses.

3. The above request of the union has been carefully examined and it has been decided to make certain modifications to the orders mentioned in para 1 above. Accordingly, it is hereby ordered that :—

- (i) the expenditure incurred by the drivers of the Board towards the payment of fee for renewal of driving licence will be met by the Board.
- (ii) the charges for taking photograph shall be increased from Rs. 15/- to Rs. 25/- and
- (iii) the flat rate amount of Rs. 10/- shall be increased to Rs. 25/- towards the fees to Medical Officers for issue of certificate for renewal of licence, without insisting on any voucher.

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary.

Copy of Lr. No. 24233/MIF. 2/97-6 dated 5-1-98 from Thiru M.S. Srinivasan, Secretary to Government, Industries (MIF.1) Department, Fort St. George, Chennai 9 to The Chairman, Tamil Nadu Electricity Board, 800 Anna Salai, Chennai-2.

Sub : Industries—Purchase of Cement by Government Departments/Undertakings Local bodies etc.—Orders—Issued—Amendment—Ordered.

Ref : 1. G. O. Ms. No. 216 Industries (MIF. 2) Department dated 18-8-97.
2. G. O. Ms. No. 590 Finance (BPE) Department dated 17-11-97.

I am directed to state that the following amendment is issued to the G.O. Ms. No. 216 Industries (MIF. 2) Department dated 18-8-97.

Amendment

For Para 5 in G. O. Ms. No. 216 Industries (MIF. 2) Department dated 18-8-97, the following shall be substituted:—

The Government Departments, Public Sector Undertakings statutory Boards, Local bodies etc, shall pay 50% of the value of the cement as advance to Tamil Nadu Cements Corporation Limited while placing orders to Tamil Nadu Cements Corporation Limited. The interest on the advance shall be paid by Tamil Nadu Cements Corporation Limited at the rate of interest for Tamil Nadu Cements Corporation Limited's working capital.

2. This letter issues with the concurrence of Finance Department vide its U.O. No. 6343/FS/P/97 dated 27-12-97.

Sd/-
for Secretary to Government.

Endt. No. 05737/228/DFC Works/F. Cement/98 (Accounts Branch) dt. 9-2-98.

Copy communicated to all Chief Engineer's and Superintending Engineer's for information and necessary action.

S. Thangarathinam,
Chief Financial Controller/General.

Letter No. 086638/R. II-1/93-6. Dated 9-2-1998.

Sub : Recruitment—Filling of vacancies of Junior Assistant by internal selection—Claim for fixation of pay under Service Regulation 33(b) W.P./W.A. filed by T.N.E.B. Accounts and Executive Staff Union dismissed by High Court Orders—Communicated—Regarding.

I enclose a copy of judgement dated 1-7-97 made in W.A.No. 528/1997 for information.

Encl. :

R. Srinivasan,
Chief Engineer/Personnel,

Encl. :

IN THE HIGH COURT OF JUDICATURE AT MADRAS
(APPELLATE JURISDICTION)

Tuesday, the First day of July

One thousand nine hundred and ninety seven

PRESENT :

The Honourable Mr. Justice Raju

and

The Honourable Mr. Justice V. Kanakaraj

W. A. No. 528 OF 1993

The Tamil Nadu Electricity Board,
Accounts and Executive Staff Union,
represented by its General Secretary

— Appellant

— Vs. —

1. The Tamil Nadu Electricity Board,
rep. by its Chairman, Mount Road,
Madras-2.
2. The Secretary,
Tamil Nadu Electricity Board,
Mount Road, Madras-2.

— Respondents

Appeal under clause 15 of the letters Patent against the order of the Honourable Mr. Justice Kanakaraj dated 11—12—1991 and made in the exercise of the Special Original Jurisdiction of the High Court in Writ Petition No. 687 of 1984 presented under Article 226 of the Constitution of India to issue a Writ of Mandamus, directing the respondents to fix the scale of pay of the employees mentioned in the Annexure ** in accordance with regulation 33(b) of the Tamil Nadu Electricity Board Service Regulation read with regulation 87 and 111.

Order: This Writ Appeal coming on for hearing on this day upon perusing the Grounds of Appeal, the Order of the Honourable Mr. Justice Kanakaraj dated 11—12—91 and made in the exercise of the Special Original Jurisdiction of the High Court in Writ Petition No. 687 of 1984 and all other papers material to this case, and upon hearing the arguments of Mr. G. Venkataraman for M/s. Aiyar & Dolia, Advocate for the Appellant, and of Mr. A. N. Sivaprakasam, Advocate for the respondents, The Court made the following order :

(Judgement of the Court was delivered by RAJU, J.)

JUDGEMENT

The above Writ Appeal has been filed against the order of a learned single Judge of this Court dated 11th December, 1991 in Writ Petition No. 687 of 1984 whereunder the learned single Judge has chosen to dismiss the Writ Petition filed by the Appellant—Union seeking for issue of Writ of Mandamus directing the respondents to fix the scale of pay of the employees mentioned in the Annexure in accordance with Regulation 33(b) of the Tamil Nadu Electricity Board Service Regulations read with Regulation 87 and 111. The learned single Judge has elaborately dealt with the factual position and also made reference to the legal provisions relied upon and ultimately has chosen not to agree with the claim projected by the appellant—Union. It is unnecessary for us at this stage to delve at great length to the relevant facts for appreciating the grievances of the appellant—Union. The appellant Union is trying to vindicate the grievances of the employees who are employed as Junior Assistants and who came to be so appointed by drawing their from the regular work establishment of the 1st respondent Board in various capacities. The substance of the grievance is that they are against the Board fixing the minimum scale of pay of the Junior Assistants to such incumbents when they were appointed, and that the respondent—Board should be directed to fix the scale of pay in accordance with Regulation 33(b) which stipulated that an employee on appointment or promotion to another post carrying duties and responsibilities of greater importance shall have initial pay in the time scale of the higher post fixed

at the stage next above the pay notionally arrived at by increasing his pay in respect of the lower post by one increment at the stage at which such pay has accrued. So far as the stand taken for the respondent—Board is concerned, they contend that the appointments to the post of Junior Assistant and certain other posts, were being made only through the direct recruitment in accordance with Regulation 92 read with Annexure—1 and in as much as the appellant Union as also certain other Unions recognised by the Board represented that certain workmen from the regular work establishment were qualified for recruitment to the post of Junior Assistant and similar other posts and the Board would do well by permitting appointment of candidates who are workmen in the regular works establishments and to be called for internal selection in the place of direct recruitment. Accepting the plea it appears that an appropriate incorporation has been made in the Regulation itself by a suitable amendment brought out on 8—3—1982 by which it appears to have been made clear that the internal selection shall be deemed to be direct recruitment for all purposes including the purpose of application of the rule of reservation and Regulation 92 appears to have been amended. On that basis, the Board disputed and denied the claim. The learned single Judge, as noticed earlier, did not agree with the stand taken by the appellant Union. Hence the above Writ Appeal.

2. Mr. G. Venkataraman, learned counsel appearing for the appellant—Union vehemently contended that the amendment introduced on 8—3—1982 cannot over-ride the substantive provisions of the Regulations 33,87 (9) and 111 and that the Board cannot choose to deny the property rights by denying their legitimate pay in the manner it is sought to be done and the so-called internal selection is nothing but a promotion in substance accorded to the employee as per the regulation contained in 87(9) and therefore, their salary must be fitted at a higher stage in the scale of pay obtained for Junior Assistant and that the Electricity Board cannot take shelter under the terms to which they were forcibly agreed to undertake.

3. For contra, learned counsel appearing for the Board, while adopting the reasons assigned by the learned single Judge, contended that the appellant Union cannot wriggle out of the solemn commitments and approbate their part to the obligations and no exception could be taken to the conclusion arrived at by the learned single Judge non-suiting the appellant—Union.

4. We have carefully considered the submissions of the learned counsel appearing on either side. In our view, there are no merits in the Writ Appeal. As rightly pointed out by the learned single Judge and also as highlighted in the detailed counter affidavit filed by the Board, it is at the request and the move made by the various Unions recognised by the Board including the appellant Union that the Board resolved to appoint candidates to the post of Junior Assistant giving a go-bye to the system of direct recruitment subject to the following conditions.

- (i) that the candidates should give an undertaking in writing before appointment by internal selection that they will relinquish their rights for promotion in their former ministerial or in Regular Work Establishment / Temporary work Establishment cadre, as the case may be; and.
- (ii) that they will accept the minimum of the time scale of pay of the post in which they are to be appointed by internal selection subject to any protection of loss in emoluments that may occur at the time of initial appointment by internal selection by grant of personal pay".

5. As a matter of fact, internal selection was made on the basis of the application of those who have given undertaking in writing agreeing to and abide by the following conditions.

- (i) I agree to relinquish my rights for promotion in regular work establishment in the event of appointment as Junior Assistant; and
- (ii) If selected by Tamil Nadu Electricity Board and given appointment as Junior Assistant, I agree to accept the minimum of the time scale of pay subject to the protection of loss in emoluments if any, at the time of my initial appointment to the post of Junior Assistant by internal selection, I realise that the option once exercised is final.

Even after selection, appointment, orders were said to have been issued to those selected by internal selection process containing the following specific conditions :

1. Their pay will be fixed in the minimum of the time scale of pay for the post of Junior Assistant subject to protection of loss of pay, if any, by grant of personal pay.
2. Relinquishing their rights for further promotion in Regular Work Establishment cadre post.
3. After joining as Junior Assistant they will not be eligible for reversion to their Regular Work Establishment post on any account.

That apart, as noticed by the learned single Judge in the order, before the Commissioner of Labour also in connection with fixation of pay of such employees, the following terms were specifically agreed to :

" In the internal selection appointments the basic pay that would have been drawn by the employees, from time to time in the previous post, if such pay is higher, will be protected from time to time in the present basic pay by the grant of personal pay till such time the basic pay in the present post is equal to or more than the basic pay in the previous post of till such time he is promoted to a higher post, whichever is earlier. This benefit will be effective from 1-12-1984. In the case of employees who were appointed through internal selection prior to 1-12-1984 and who had not been promoted to a higher Post as on 30-11-1984, this benefit will be allowed with effect from 1-12-1984 without any back wages prior to 1-12-1984."

In the teeth of such a glaring material and indisputable facts on record, in on review, the appellant-Union cannot project a claim for treating the persons appointed by internal selection by treating them as direct recruits with their consent and concurrence, at this stage as appointment by promotion in higher scales is visualised under Regulation 33(b). In the light of the above, the plea of alleged violation of Article 300-A of the Constitution of India for denial of rights due to the members of the appellant-Union cannot be countenanced by us. We are in entire agreement with the orders of the learned single Judge rejecting the claim of the appellant-Union.

6. The Writ Appeal therefore fails and shall stand dismissed. No costs.

Sd/- S. Soundarapandian,
Assistant Registrar.

Sd/- xxx
Sub-Assistant Registrar (Statistics)

/True Copy/



HOLIDAY—Public—General Elections to Lok Sabha and Bye-elections to 126 Coonoor Assembly Constituency and 204 Aruppukottai Assembly Constituency, 1998—Holiday to employees of Board on 16—2—1998—Orders—Issued.

(Permanent) B.P.(Ch) No.39

(Sectt.Br.)

Dated the 9th February 1998.
Thai 27, Easwara,
Thiruvalluvar Aandu 2029.

Read :

G.O.Ms.No.159, Public (Elections—VII) Department, dated 2—2—1998.

Proceedings :

The Tamil Nadu Electricity Board directs that Monday, the 16th February 1998, the date on which the poll for the General Elections to Lok Sabha will take place shall be a public holiday to the employees of the Board working in the areas comprised in the following Parliamentary Constituencies:—

1. Madras North
2. Madras Central
3. Madras South
4. Sriperumbudur (SC)
5. Chengalpattu
6. Arakkonam
7. Vellore
8. Tiruppattur
9. Vandavasi
10. Dharmapuri
11. Krishnagiri
12. Salem
13. Tiruchengode
14. Gobichettipalayam

2. Since Sunday the 22nd February, 1998 is a holiday, the employees of the Board working in the areas comprised in the following Parliamentary Constituencies and those who are attending shift duty at all Q&M Circles/Projects/Thermal Stations/Hydro Stations are permitted to cast their vote by availing permission either in the Fore—Noon or After—Noon on 22—2—1998 :—

1. Tindivanam
2. Cuddalore
3. Chidambaram (SC)
4. Rasipuram (SC)
5. Nilgiris
6. Coimbatore
7. Pollachi (SC)
8. Palani
9. Dindigul
10. Madurai
11. Periyakulam
12. Karur
13. Trichirapalli
14. Perambalur (SC)
15. Mayiladuthurai
16. Nagapattinam (SC)
17. Thanjavur
18. Pudukottai
19. Sivaganga
20. Ramanathapuram
21. Sivakasi
22. Tirunelveli
23. Tenkasi (SC)
24. Tiruchendur
25. Nagercoil

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary.



Circular Memo.No.15172/IR1(3)/98—1 (Administrative Branch) dated 10—02—1998.

Sub : Establishment—Request Transfer Applications—Performance Report Submission of—Reg.

Ref : Board Office/Adm.Br. Memo.No.69140/IR1(3) 96—1 dt. 11—6—96.

The advance copies of Request Transfer Applications have been received from the individuals seeking transfer to other Circles in the Proforma during 1—15, January 1998. All these applications are being registered for consideration.

2. In this connection, as per Circular issued cited under reference in this regard, with specific reference to para 25 the Superintending Engineers were requested to send the original applications alongwith the Performance Report duly indicating the Disciplinary Proceedings, Vigilance remarks etc. For consideration of these requests some of the Superintending Engineers have forwarded the Request Transfer Applications alongwith performance report.

3. The Superintending Engineers are requested to forward the original requests applications alongwith the performance report as per proforma immediately. In the case of RWE staff the advance copy of Request Transfer Applications will be sent to Superintending Engineers concerned and the concerned Superintending Engineers should take necessary action according to the guidelines issued from time to time.

4. If the original applications are not received duly forwarded by the SEs before 20—2—1998, it will be construed that no applications is pending with them or the applications deserves no consideration. Accordingly, advance copy of the applications received in this Office will be recorded.

R. Srinivasan,
Chief Engineer/Personnel.

Memorandum (Permanent) No. 60823/O&M-I (4)/97—2 (Secretariat Branch), dated the 13th Feb.98.

Sub : Establishment—Tamil Nadu Electricity Board— Officers and staff deputed for official works—Payment of flat rates of actual expenses—Enhancement— Orders—Issued.

**Ref : i. Memo. (Per) No. 21776/O&M—I (4)/92—17 dt. 30—03—94.
ii. From SE/Investigation Lr. No. SEI/E2/A6/F. Imprest/ D. 1111/dt. 4—11—97.**

In the Board's Memorandum first cited, orders were issued that whenever employees of the Board are deputed for official trip in Madras city or Moffusil areas they should be paid auto charges at the rates specified therein or the actual expenses incurred whichever is less.

2. The Government of Tamil Nadu have in November 1996 revised the rate of auto fares for plains. It has been represented that the orders of the Government, enhancing the rates of auto fare in plains may be made applicable to the employees of the Board also.

3. After careful consideration, it is hereby ordered that the employees of the Board deputed for official trip in Chennai City area and other areas in the plains shall be paid auto charges as indicated below or the actual expenses incurred by them whichever is less :—

- | | |
|------------------------|------------------------|
| (a) Minimum charge | Rs. 7.00 (for 2 k. m.) |
| (b) for each kilometer | Rs. 3.50 (per k. m.) |

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary.



Incentive Scheme—Monthly Thermal Incentive Allowance and Annual Thermal Incentive Bonus to the employees of North Chennai Thermal Power Station—Orders—Issued.

(Permanent) B.P. (FB.) No. 11

(Secretariat Branch)

Dated the 17th February 1998,
Easwara, Masi 5,
Thiruvalluvar Aandu 2029.

Read :

- i. (P) B.P. (FB) No. 70 (SB) Dated 27—8—97.
ii. From the CE/NCTPS Lr. No. CE/NMTPP/SE/P&A/Adm. IV/A/F. TH. Incentive/ C. 166/97, dt. 9—7—97.

Proceedings:

North Chennai Thermal Power Project was put into commercial operation with effect from 1—9—97. Consequent on the closure of the project, project concessions like Project Special Pay and Project Allowance were withdrawn from 31—8—97 A.N. onwards and City Compensatory Allowance hitherto withheld was sanctioned in the reference first cited.

2. The Chief Engineer/North Chennai Thermal Power Station has now requested that Monthly Thermal Incentive Allowance and Annual Thermal Incentive Bonus may be sanctioned to the employees working at North Chennai Thermal Power Station as is being paid to the employees in other thermal Power Stations.

3. The matter was placed before the Board for considering the grant of Monthly Thermal Incentive Allowance and Annual Thermal Incentive Bonus to the employees of North Chennai Thermal Power Station taking into account the existing schemes in other thermal Power Stations. After careful consideration, the Tamil Nadu Electricity Board hereby passes the following orders :—

B. B.—4 (Feb. '98)

i Monthly Thermal Incentive Allowance :

- (a) The employees of North Chennai Thermal Power Station shall be granted a Monthly Thermal Incentive Allowance linked to production at flat rates for various slabs of basic pay for the period from 1-9-97 to 31-3-98 as mentioned in Annexure-I and for the period from 1-4-98 onwards as mentioned in Annexure-II.
- (b) The eligibility for Monthly Thermal Incentive Allowance in North Chennai Thermal Power Station is subject to achievement of a minimum output corresponding to annual rate of 5100 KWH/KW of installed capacity for the calendar month for the period from 1-9-97 to 31-3-98 and 6000 KWH/KW of installed capacity for the calendar month from 1-4-98 onwards by adopting the normative Plant Load Factor of 68.5%.
- (c) As the Monthly Thermal Incentive Allowance is granted only as an incentive for production, employees will not be eligible for this incentive allowance during the following periods :—
- (i) during the periods of absence on leave other than Casual leave or Special Casual leave or Compensatory leave.
 - (ii) during suspension.
 - (iii) When the employee is charge-sheeted for any reason, ineligibility of the allowance for a period of one month, the payment for the month being restored only if he is exonerated.

ii. Annual Thermal Incentive Bonus :

- (a) The Annual Thermal Incentive Bonus is for the accounting year commencing from 1st April of a year to the 31st March of the succeeding year. The employees on the rolls of the North Chennai Thermal Power Station who have been on actual duty (Casual leave to be treated as Actual duty) for 200 days in the accounting year from 1st April to 31st March of the succeeding year will be eligible for the Annual Thermal Incentive Bonus.
- (b) The rates of Annual Thermal Incentive Bonus for the achievement of generation level of 6000 KWH/KW and also the rates for the increase of every 100 KWH/KW over and above 6000 KWH/KW by adopting the normative Plant Load Factor 68.5% are in the Annexure-III. This will take effect from 1-4-98 onwards.
- (c) In North Chennai Thermal Power Station, for extra hours approved and worked by the employees, a suitable reduction will be made from the total quantum of Annual Thermal Incentive Bonus, so that any overtime paid is deducted from the total Annual Thermal Incentive Bonus payable.
- (iii) (a) The minimum out-put for the eligibility of the Monthly Thermal Incentive Allowance, and also the output(s) for the admissibility of Annual Bonus shall be calculated on the basis of morning and evening peak period generation during the following hours :—

During Summer	—	April to September
Morning Peak Hours		Evening Peak Hours
05.00 to 09.00		18.00 to 22.00
During Winter	—	October to March
Morning Peak Hours		Evening Peak Hours
06.00 to 10.00		17.00 to 21.00

The peak hour generation date intimated by the Power Station to the Southern Regional Electricity Board, Bangalore would form the basis for incentive benefits. The daily energy generated during the peak period shall be computed in million units based on the half hourly generation in M.W. furnished to the Southern Regional Electricity Board, Bangalore and these will be summated for each month and multiplied by three for arriving at the monthly generation. The above monthly generation figures would be further summated over the year.

- (b) The Thermal Station should carry out the instructions of the Load Despatch Centres of the Tamil Nadu Electricity Board regarding load variations during off peak period. If any additional generation is pumped into the Grid during these off peak periods in violation of the instructions of Load Despatch Centres of the Tamil Nadu Electricity Board, the generation of power for that day computed as in (a) above will be deducted out of the monthly generation of the station.

4. The receipt of this order shall be acknowledged.

(By Order of the Board)

P. A. Khaja Kaleel Rahman,
Secretary.

ANNEXURE—I

MONTHLY THERMAL INCENTIVE ALLOWANCE :—

Subject to achievement of Minimum output corresponding to annual rate of 5100 KWhr/KW for the period from 1—9—97 to 31—3—98.

I. For Workmen :	Pay Range (1992 Scales)		Rate
	Rs.		Rs.
	Upto 999		45/—
	1000 1099		50/—
	1100 1199		60/—
	1200 1299		65/—
	1300 1399		70/—
	1400 1455		80/—
	1456 1699		80/—
	1700 1999		90/—
2000 2999		125/—	
	3000 and above		135/—
II. For Officers :	Pay Range (1992 Scales)		Rate
	Rs.		Rs.
	Upto 2999		125/—
	3000 and above		135/—

//True Copy//

ANNEXURE—II

MONTHLY THERMAL INCENTIVE ALLOWANCE :

Subject to achievement of Minimum output corresponding to the annual rate of 6000 KWhr KW for the period from 1—4—98 onwards.

I. For Workmen :	Pay Range (1992 Scales)		Rate
	Rs.		Rs.
	Upto 999		45/—
	1000 1099		50/—
	1100 1199		60/—
	1200 1299		65/—
	1300 1399		70/—
	1400 1455		80/—
	1456 1699		80/—
	1700 1999		90/—
2000 2999		125/—	
	3000 and above		135/—
II. For Officers :	Pay Range (1992 Scales)		Rate
	Rs.		Rs.
	Upto 2999		125/—
	3000 and above		135/—

//True Copy//

ANNEXURE—III**Rates of Annual thermal Incentive Bonus to Workmen on the Rolls of
North Chennai Thermal Power Station**

Pay Ranges (1992 scales)	Annual Incentive when generation level reaches 6000 KWHr/KW.	Additional Incentive for every 100 KWHr/KW over and above 6000 KWHr/KW
Rs.	Rs.	Rs.
950— 999	550	50
1000—1049	605	55
1050—1099	660	60
1100—1149	715	65
1150—1199	770	70
1200—1249	825	75
1250—1299	880	80
1300—1349	935	85
1350—1399	990	90
1400—1455	1045	95
1456—1699	1100	100
1700—1999	1100	100
2000—2999	1100	100
3000 and above	1320	120

(a) For Officers below A.A.O. level :

upto 2999	1100	100
3000 and above	1320	120

(b) For Officers of the level of A.A.O. and above :

Category	Annual Incentive when generation level reaches 6000 KWH/KW.	Additional incentive for every 100 KWH/KW over and above 6000 KWH/KW
(1)	(2)	(3)
Assistant Administrative Officer Assistant Accounts Officer Stores Officer	1100	100
Assistant Executive Engineer Senior Chemist Administrative Officer Chief Stores Officer Medical Officers Labour Welfare Officer	1650	150
Executive Engineer Deputy Financial Controller	2090	190
Superintending Engineer Chief Engineer	2475 2750	225 250

DEPUTATION—Deputation of Government servants to State Owned Corporations/Boards/Undertakings and Co-operative Institutions. Autonomous Bodies, Universities etc—General Terms and Conditions—Retirement on superannuation while on deputation—Encashment of leave at credit—Mode of payment—Orders—Issued.

(Per.) B.P. (FB) No. 12

(Secretariat Branch)

Dated the 19th February '98
Masi 7, Easwara Aandu,
Thiruvalluvar Aandu 2029

Read :

- (i) B.P. Ms. No. 646 (S.B) dt. 6—12—80.
- (ii) (Per.) B.P. (FB) No. 25 (S.B) dt. 16—5—95.
- (iii) Bd's Memo. No. 1165-P1/96-1, dt. 20—6—96.

Proceedings :

The Government in G.O. Ms. No. 111, Personnel & Administrative Reforms (FR. II) Department, dt. 2—5—94 have issued general terms and conditions governing the deputation of State Government Servants to Tamil Nadu State Owned Corporations/Boards, Undertakings and Co-operative Institutions, Autonomous Bodies, Universities etc. In (Per.) B.P. (FB) No. 25 (S.B) dt. 16—5—95 orders have been issued adopting the general terms and conditions of deputing Government servants issued in the G.O. dt. 2—5—94.

2. According to term 5(i) of general terms, Government servants who are deputed to the State Owned Corporations/Boards/Undertakings, etc. and retire from service while on deputation, the Corporation/Board/ Undertakings etc will have to pay the leave salary for the leave remaining at the credit of the deputationist at the time of retirement.

3. The Government in G.O. Ms. No. 266 P & A.R. (FR. II) Dept., dt. 5—11—97 have issued orders that when a Government servant serving under a foreign employer like State Government Undertakings/Boards/Corporations reaches superannuation while on deputation, the encashment of eligible leave at his credit should be paid initially by the foreign employer and later the leave salary portion excluding the leave salary earned during deputation be claimed from the Government.

4. Following the orders of Government in G.O. Ms. No. 266 P & A.R. (FR. II) Dept., dt. 5—11—97 amending term 5(i) of the general terms and conditions, the Tamil Nadu Electricity Board directs that for the term 5(i) of the terms and conditions of deputation of Government servants approved in (Per.) B.P. (FB) No. 25 (S.B) dt. 16—5—97 the following term shall be substituted :

- 5 (i) "Leave salary contribution shall not be recovered from the Foreign Employer and leave salary for any period of leave taken including leave surrendered under the foreign employer shall be borne by the foreign employer. The foreign employer shall also pay the leave salary charges in respect of any disability incurred in and through foreign service eventhough such disability manifests itself after the termination of the foreign service. The entire expenditure in respect of any compensatory allowance for periods of leave in or at the end of foreign service shall be borne by the foreign employer. In respect of encashment of leave in the event of retirement or death, while on deputation, the foreign employer shall pay initially the entire surrender leave salary including compensatory allowances and later reimburse from the Government, the leave salary period excluding the leave earned during deputation. No additional pension contribution shall, however be recovered in respect of the period of the disability leave. Pension contributions shall be recovered at the rate of 10% of the maximum of the scale of pay. Penal interest would be levied if payments are delayed".

5. The above orders shall be followed in respect of the Government servants deputed to Tamil Nadu Electricity Board.

(By Order of the Board)

P.A. Khaja Kaleel Rahman,
Secretary.

COPY OF :

GOVERNMENT OF TAMIL NADU

Letter No. 11075A/A1/97 dt. 28-11-97 Energy (A*) Department Secretariat Chennai-9.

From

Thiru C. P. Gangadharan, M.A.,
Under Secretary to Govt

To

The Chairman,
Tamil Nadu Electricity Board,
Chennai-2 (w.e)

Sub : Customs Duty Certificate—Govt. of India Notification communicated.

Ref : From the Joint Secretary to Govt. Ministry of Power, Govt. of India, New Delhi,
D.O. letter No. A/84/97—LPC dt. 27-9-97.

I am directed to enclose a copy of the reference cited together with its enclosures for information.

Yours faithfully,
Sd/-S.A.P. Kumar,
for Under Secretary to Govt.

(True Copy)

Endt. No. DFC/Works/CDS/AAO/AS/98 (Accounts Branch) dt. 24-1-98 / 22-2-98

Copy communicated (with enclosures) to All officers of Chief Financial Controller's office,
All Chief Engineer's and All Superintending Engineer's for information.S. Thangarathinam,
Chief Financial Controller.

GOVERNMENT OF INDIA

Copy of D. O. Lr. No. A. 84/97-IPC, date 27-9-1997 from the Joint Secretary/Govt. of India,
Ministry of Power, New Delhi-110001.

Dear Shri,

Kindly refer to my D.O. of even number dated 4-4-97 wherein it was brought to your notice that in case of capital goods required for renovation or modernisation of power plants and in the case of goods for the manufacture and supply of machinery and equipment to a power plant (other than captive power plant) the powers to issue concessional custom duty certificates had been delegated to the state Governments/UTs except those of central power sector undertakings.

2. Vide Customs Notification No. 54/97 CUSTOMS dated 5th June, 1997 (Copy enclosed) Department of Revenue, Ministry of Finance, have amended the project imports Regulations, 1986 and under the new regulations, called the Project Imports (Amendment) Regulations, 1997, the authority to recommend concessional customs duty certificates in case of power Plants & transmission projects other than central power sector undertakings have been delegated to the secretary to the State Government or UT concerned dealing with the subject of power or electricity. This is for your information and necessary action.

yours Sincerely,
Sd/-.....
Rakesh Kacker.

(True copy)

2. All Power Plants and Transmission Projects under :—

- (a) National Thermal Power Corporation Ltd. : National Thermal Power Corporation Ltd.
NTPC Bhavan, Scope Complex, 7, Lodhi Road,
Institutional Area, New Delhi-110 003.
- (b) Tehri Hydro Development Corporation Ltd. : Tehri Hydro Development Corporation Limited,
Bhagirathi Bhavan, (Top Terrace)
Bhagriathipuram, Tehri,
Tehri (Garhwal) 249 001 (U.P.)
- (c) Nathpa Jhakri Power Corporation Ltd. : Nathpa Jhakri Power Corporation Limited,
Himfed Building,
Shimla (HP) Khalini.
- (d) North Eastern Electric Power Corporation Ltd. : North Eastern Electric Power Corporation Limited,
Brookland Compound,
Lower New Colony,
Shillong-793 001.
- (e) National Hydro Electric Power Corporation Ltd. : National Hydro Electric Power Corporation Ltd.,
NHPC Office Complex,
Sector—33, Faridabad,
Faridabad (Haryana)
- (f) Bhakra Beas Management Board : Bhakra Beas Management Board,
Madhya Marg, Sector—19/B,
Chandigarh-160 019.
- (g) Central Power Research Institute : Central Power Research Institute,
Prof. C. V. Raman Road,
Raj Mahal Vilas Extn. II,
Stage P.O., P. B. No. 7401,
Bangalore-560 094.
- (h) National Power Training Institute : National Power Training Institute,
Sector 33, Faridabad,
Haryana-121 003.
- (i) Power Grid Corporation of India Ltd. : Power Grid Corporation of India Ltd,
Hemkunt Chambers, 6th Floor,
89, Nehru Place,
New Delhi-110 019.
3. Power Plants & Transmission Projects other than those mentioned at Sl. No. 2 above : Secretary to the State Government or Union Territory concerned dealing with the subject of power or electricity.
4. Any other plant and project : Concerned Administrative Ministry or Department.

Sd/- . . .
(A. S. Bedi)

Under Secretary to the Govt. of India.

File No. 525/4/97 — CUS (TU)

Note : The principal regulations were notified vide GSR 580 (E) dated 3rd April, 1986 and subsequently amended vide GSR 33 (E), dated 7th January, 1992, GSR 317 (E), dated 10th March, 1992, and GSR 700 (E), dated 27th October, 1995.

(True Copy)

To be Published in the Gazette of India part II, Section 3 Sub-section (I)
Extraordinary Dated the 5th June, 1997 15th Jyaistha, 1919 (Saka)

GOVERNMENT OF INDIA
MINISTRY OF FINANCE
DEPARTMENT OF REVENUE

New Delhi, the 5th June, 1997
15th Jyaishtha, 1919 (Saka)

NOTIFICATION No 54/97-Customs

G. S. R. 308(E) — In exercise of the powers conferred by section 157 of the Customs Act, 1962 (52 of 1962), the Central Board of Excise and Customs hereby make the following regulations further to amend the project imports Regulations, 1986, namely, :

1. (i) These regulations may be called the project imports (Amendment) Regulations, 1997.
- (ii) They shall come into force on the date of their Publication in the official Gazette.
2. In the project Imports Regulations, 1986, for the Table the following Table shall be substituted, namely.

TABLE

Sr. No.	Name of the Plant or project	Sponsoring Authority
I.	All Plants and projects under SSI Units.	Director of Industries of the concerned state



குறிப்பாணை எண். 60710/சி2/சிசி1/97-5, (செயலகக் கிளை) நாள் 23-2-98.

பொருள் : தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டம் 1947—தமிழ்நாடு மின்சார வாரிய அதிகாரத்திற்குட்பட்ட தமிழ் நாட்டிலுள்ள எல்லா நிறுவனங்களுக்கும் தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டத்தின் சில பிரிவுகளிலிருந்து 7-9-97 முதல் ஓராண்டிற்கு விதிவிலக்கு நீட்டித்து உத்தரவு—தொழிலாளர் துறை ஆணையரின் செயல்முறை நடவடிக்கை ஆணை நகல்—அனுப்பப்படுகிறது.

பார்வை : 29-1-98 நாளிட்ட தொழிலாளர் துறை ஆணையரின் செயல்முறை நடவடிக்கை எண். எஸ். 2/59959/97.

பார்வையில் குறிப்பிட்டுள்ள 29-1-98 நாளிட்ட தொழிலாளர் துறை ஆணையரின் செயல்முறை நடவடிக்கை எண். எஸ். 2/59959/98 ஆணை நகல் ஒன்று தமிழ்நாடு மின்வாரிய தலைமைப் பொறியாளர்கள், தலைமைப் பொறியாளர்கள், (பகிர்மானம்), மேற்பார்வைப் பொறியாளர்கள் மற்றும் ஏனைய அலுவலர்களுக்கு தகவலுக்காகவும், பின்பற்றப்படுவதற்காகவும், அனுப்பப்படுகிறது. மேற்குறிப்பிடப்பட்டுள்ள ஆணையில் தமிழ்நாடு மின்சார வாரிய அதிகாரத்திற்குட்பட்ட தமிழ் நாட்டிலுள்ள எல்லா நிறுவனங்களுக்கும், தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டத்தின் சில பிரிவுகளிலிருந்து 7-9-97 முதல் ஓராண்டிற்கு விதிவிலக்கு நீட்டித்து உத்தரவு அளிக்கப்பட்டுள்ளது.

2. தலைமைப் பொறியாளர்/தலைமைப் பொறியாளர்கள் (பகிர்மானம்), மேற்பார்வைப் பொறியாளர்கள் மற்றும் ஏனைய அலுவலர்கள், தொழிலாளர் துறை ஆணையரால் அவரது செயல்முறை நடவடிக்கைகள் ஆணையில் குறிப்பிட்டுள்ள நிபந்தனைகளை பின்பற்றுமாறு கேட்டுக் கொள்ளப்படுகிறார்கள்.

பி. ஏ. காஜா கலீல் ரஹ்மான்,
செயலர்.

இணைப்பு :—

இணைப்பு :

சென்னை, தொழிலாளர் ஆணையரின் செயல்முறை நடவடிக்கைகள்
முன்னிலை : திரு. ப. செல்வம், இ.ஆ.ப.,

சுருக்கம்

தமிழ்நாடு கடைகள் நிறுவனங்கள் சட்டம் 1947 மற்றும் விதிகள் 1948—தமிழ்நாடு மின்சார வாரிய அதிகாரத் திற்குட்பட்ட தமிழ்நாட்டிலுள்ள அனைத்து நிறுவனங்களுக்கும் தமிழ்நாடு கடைகள் நிறுவனங்கள் சட்டத்தின் சில பிரிவுகளிலிருந்து 7—9—97 முதல் ஓராண்டிற்கு விதிவிலக்கு நீட்டித்து ஆணை—வழங்கப்படுகிறது.

எண். 2/59959/97

நாள் : 29-1-98

படிக்கவும் : 1. இவ்வலுவலக செயல்முறை நடவடிக்கைகள் எண். எஸ். 2/58879/96, நாள் 6-9-96.

2. 7-8-97 நாளிட்ட சென்னை தமிழ்நாடு மின்வாரிய செயலாளரின் கடிதம் எண். 60710, சி2/97-1, நாள் 7-8-97.

ஆணை :

சென்னையிலுள்ள தமிழ்நாடு மின்சார வாரியத்தின் செயலர் பார்வையில் குறிப்பிட்டுள்ள அவரது கடிதத்தில் தமிழ்நாட்டிலுள்ள தமிழ்நாடு மின்சார வாரியத்தின் அதிகாரத்திற்குட்பட்ட எல்லா நிறுவனங்களுக்கும் பார்வை (1)ல் காணப்படும் இவ்வலுவலக செயல்முறை நடவடிக்கையில் வழங்கப்பட்ட விதிவிலக்கு 6-9-97 உடன் முடிவடைவதால், அவ்விதிவிலக்கினை மேலும் ஓராண்டிற்கு நீட்டித்து உத்தரவுகள் வழங்குமாறு கோரியுள்ளார். மேற்கண்ட விதிவிலக்கு தொடர்பாக இவ்விதிவிலக்கு காலத்தில் எவ்வித புகாரும் இவ்வலுவலகத்தில் பெறப்படவில்லை.

எனவே தமிழ்நாடு கடைகள் நிறுவனங்கள் சட்டப்பிரிவு 6ன் படியும் (தமிழ்நாடு சட்டம் 36/1947) 3.12.80 நாளிட்ட தொழிலாளர் சீ வேலை வாய்ப்புத்துறை அரசாணை எண். 2943ல் தொழிலாளர் ஆணையருக்கு வழங்கப்பட்டுள்ள அதிகாரத்தின் அடிப்படையிலும் தமிழ்நாடு மின்சார வாரியத்தின் அதிகாரத் திற்குட்பட்ட தமிழ்நாட்டிலுள்ள எல்லா நிறுவனங்களுக்கும் தமிழ்நாடு கடைகள் நிறுவனங்கள் சட்டப் பிரிவுகள் 20, 21, 22, 23, 25, 31, 34, 35, 41, 43, 50 மற்றும் 51-ஐத் தவிர மற்ற எல்லா பிரிவுகளிலிருந்தும் 7-9-97 முதல் மேலும் ஓராண்டிற்கு விதிவிலக்கு கீழ்க்கண்ட நிபந்தனைகளுக்குட்பட்டு நீட்டித்து வழங்கப் படுகிறது.

நிபந்தனைகள்

1. ஒவ்வொரு தொழிலாளிக்கும் ஒவ்வொரு நாளும் மிகைநேர வேலை உட்பட வேலை நேரம் ஆகிய வற்றைக் கொண்ட வருகைப் பதிவேடும் பார்வையாளர் புத்தகமும் பராமரிக்கப்பட்டு அந்நிறுவன எல்லைக்குட்பட்ட தொழிலாளர் ஆய்வாளர்களுக்கு அவர்களது குறிப்புரைகளைப் பதிய காட்டப்பட வேண்டும்.
2. விடுப்பு நாளில் பணிபுரியும் தொழிலாளர்களுக்கு அடுத்து வரும் வாரத்தில் மாற்று விடுப்பு அளிக்கப்பட வேண்டும்.
3. தொழிலாளர் ஆணையரின் முன் அனுமதியின்றி வாரியத்தின் விடுப்பு விதிகள் மற்றும் வேலை நேரம் ஆகியவற்றை மாற்றக் கூடாது.

ஒப்பம்/.....

ப. செல்வம்,
தொழிலாளர் ஆணையர்.

Memorandum (Permanent) No. 62683—P1/96—2 (Secretariat Branch) Dated the 24th February'98.

Sub : Establishment—Departmental Proceedings—Final Order/Appellate authority—
Instructions—Issued.

The Hon'ble High Court, Madras while dealing with a case, wherein, orders on appeal were signed by an authority lower than the authority to whom the appeal was filed, ordered as follows:—

"The appellate authority is bound to apply his mind to an appeal preferred by a delinquent official, when the rules provided for an appeal before the appellate authority, the appellate authority must indicate his considered opinion on the Memorandum of appeal".

2. The Hon'ble High Court also observed that it was very difficult to find out whether it was the appellate authority who has passed the orders or not as the appellate authority did not sign such an appellate order. Having regard to the observations of the Hon'ble High Court, Madras set out above it is hereby directed that the authorities who pass the final orders, as well as, appellate orders in disciplinary proceedings, should bear in mind that the competent authority himself should authenticate such orders as specified in the relevant Regulations, viz. Tamil Nadu Electricity Board Employees' Discipline & Appeal Regulations as well as the Tamil Nadu Electricity Board Standing Orders. In cases where such orders are not authenticated by the authority as specified in the regulations, then such orders may liable to be struck down treating them as if they have not been passed by the competent authority.

3. Further such orders shall indicate in detail how such authority has considered the various contentions raised in the memorandum of appeal filed by the delinquent officer.

4. The instructions issued shall be followed scrupulously

5. The receipt of the memo. shall be acknowledged.

(By Order of the Chairman)

P.A. Khaja Kaleel Rahman,
Secretary.



Memo. No. (P) 107993/Acqn./97-2 (Administrative Branch) dt. 24—2—98

Sub : Absorption of employees of erstwhile Pollachi Municipal Electrical Undertaking—Modification—ordered.

Ref : (Per.) B.P. (FB) No. 28 (Adm.) dt. 18—8—97.

2. SE/Udumalpet E. D. C. Lr. No. 46014/567/Adm I (3)/F.Acqn./97 date 1—11—97.

It is hereby ordered that the post of "Wireman (Selection Grade) in which Thiruvallur P.K. Chinnasamy, S. Rajasekaran and R. Sivalingam (item No. 12 to 14 of Annexure-I to (Per.) B. P. (FB) No. 28 (Adm) dt. 18—8—97 were absorbed, be modified as "Commercial Assistant (Selection Grade)" as a special case.

2. Consequent on the above, the post of "Wireman" sanctioned under item (5) of para (8) of the (per) B.P. (FB) 28 (Adm) dt. 18—8—97, be reduced as "7 (seven)" and the following added below item 16 therein:—

"17. Commercial Assistant 3 (three)"

(By Order of the Board)

R. Srinivasan,
Chief Engineer/Personnel.

HOLIDAY—Public Holiday—Elections to Lok Sabha 1998—Re-scheduled Poll date (28—2—98) for Coimbatore Parliamentary Constituency—Holiday to employees of Board on 28—2—98 Orders—Issued

(Permanent) B.P. (Ch.) No. 53

(Sect. Branch)

Dated the 25th February 1998,
Maasi 13, Easwara,
Thiruvalluvar Aandu—2029.

Read :

- (i) (Per) B. P. (Ch.) No. 39 (SB) dt. 9—2—98.
- (ii) G.O. Ms. No. 253, Public (Elections—VII) Department, dated 22—2—98.

Proceedings :

The Tamil Nadu Electricity Board directs that Saturday, the 28th February 1998, the date on which the poll for the General Elections to Lok Sabha will take place shall be a Public Holiday to the employees of the Board working in the areas in the following Assembly Segments comprised in the Coimbatore Parliamentary Constituency :

- (1) Singanailur
- (2) Coimbatore (West)
- (3) Coimbatore (East)
- (4) Perur
- (5) Palladam
- (6) Tiruppur

(By Order of the Chairman)

P.A. Khaja Kaleel Rahman,
Secretary.



Memorandum (Permanent) No. 12456 / O&M—I(4)/98—1 (Sectt. Branch) dated the 26th Feb. '98

Sub : Establishment—Tamil Nadu Electricity Board—Maintenance of Register for transfers based on Vigilance enquiries—Instructions—Issued.

Ref : Memo. No. 8159/O&M—II(?) /95—1 dt. 6—2—97.

It has been brought to the notice that employees transferred based on Vigilance enquiries make representation on medical grounds and family circumstances and are able to get back to their original station after some time. While examining their requests, the circumstances under which the individuals were transferred earlier are not looked into. These things happen because of absence of specific entries of all such transfers in a watch register. In the Memorandum cited instructions were issued for the maintenance of a separate register with details of entries to be made therein in respect of cases arising out of enquiry/investigation on complaints/allegations by Vigilance Cell/Director of Vigilance and Anti Corruption. It is hereby ordered that the authorities who are competent to order transfer shall record all such transfers based on Vigilance enquiries in the aforesaid register. The Register should be perused every time when fresh transfers are proposed or request transfers are considered, so that persons transferred out of a particular station for specific purpose earlier can be identified and his reposting to the original station before the specified period could be avoided.

2. All the appointing authorities in Tamil Nadu Electricity Board are requested to strictly adhere to the above instructions.

3. The receipt of this Memorandum should be acknowledged.

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman,
Secretary.

Circular Memorandum No. 12888/O & M-1 (3)/98-1, (Secretariat Branch) Dated the 27th Feb '98

Sub : Establishment—Board Office—Punctuality in attendance, movement control etc. of employees—Curbing of indiscipline—Instructions – Reiterated.

- Ref :**
- (i) (Per) Memo. No. 70776/O&M-1 (3)/96-1, dt. 20—11—96.
 - (ii) Circular Memo. No. 10178/O&M-1 (3)/97-1, dt. 10—2—97.
 - (iii) Circular Memo. No. 10178/O&M-1 (3)/97-2, dt. 10—2—97.
 - (iv) Circular Memo. No. 10178/O&M-1 (3)/97-6, dt. 28—2—97.
 - (v) Circular Memo. No. 10178/O&M-1 (3)/97-9, dt. 4—4—97.
 - (vi) Circular Memo. No. 10178/O&M-1 (3)/97-14, dt. 26—4—97.
 - (vii) Memo. (Per) No. 63333/O&M-1 (3)/97-1, dt. 4—10—97.
 - (viii) Memo. (Per) No. 97629/O&M-1 (3)/97-1, dt. 18—12—97.

Instructions have been issued from time to time, in the reference cited, that the Members of staff should observe punctuality in attendance, that the staff should not be absent from their seats for long hours during office hours without proper permission of the superior authorities and that office discipline should be maintained. In spite of repeated instructions, it is observed that the Controlling Officers are not exercising strict control over their staff to maintain discipline and are lenient in allowing the staff to sign in the Attendance Register even if they attend office late. They allow them to leave office early or do not question when they are absent for long hours or leave office early without their permission. Such leniency ought to be stopped for better maintenance of discipline. Some Controlling Officers do not take action when the staff leave office early before the office time is over or when they leave their seat for long hours to attend to their private arrands, because they themselves behave like that and they do not have moral courage to question others.

2. All the Controlling Officers and Duty Officers are therefore requested to set an example as leaders and enforce discipline among the staff and advise them to stick to their seats during office hours and attend to the work assigned to them with promptness. Action as deemed fit will be taken against the Controlling Officials who fail in their duty to take appropriate action against the erring staff members, either as favouritism or due to inefficiency.

3. It is learnt that some staff members leave office early, as they finish their work well ahead of office closing hours or roam around, because of inadequate work. Some sit idle in the seat and say that they have completed the work. The Controlling Officers are therefore requested to review the work allocation of each employee and if it is found that any of the staff member does not have adequate work to sit through the office hours daily, proposals should be sent immediately to abolish/transfer the posts. The review should be conducted before 31—3—98 and a report sent to the Secretary/O&M Cell by 10th April 1998, who in turn should submit a consolidated report to Chairman on or before 20th April 1998.

4. The receipt of this Memorandum should be acknowledged.

(By Order of the Chairman)

P. A. Khaja Kaleel Rahman.
Secretary.

Establishment—Tamil Nadu Electricity Board—Secretary to Board—Thiru P. A. Khaja Kaleel Rahman,—
Due to retire on superannuation—Relief—Orders issued.

(Rt.) B.P. (Ch.) No. 15

(Secretariat Branch)

Dated : 27—2—1998,
Masi 15, Easwara,
Thiruvalluvar Aandu 2029.

Read :

- (i) G.O. Rt. No. 3102 Public (Special. A) Department, dated 10—8—96.
- (ii) (Per.) B.P. (Ch.) No. 230, (S.B.) Dt. 13—8—96.
- (iii) From the Public (Special. A) Department,
letter No. 861/98—1, dated 26—2—98.

Proceedings :

Consequent on the superannuation Thiru P. A. Khaja Kaleel Rahman, Additional Secretary to Government, on foreign service as Secretary to Board, is relieved of his duties under the Board on 28—2—1998 A.N.

2. Thiru P. A. Khaja Kaleel Rahman, Secretary to the Board shall hand over charge to Thiru L. Jayasankaran, Legal Adviser to the Board.

(By Order of the Chairman)

P.A. Khaja Kaleel Rahman,
Secretary.



AMENDMENT No. 1/98

Regulations—Tamil Nadu Electricity Board Service Regulations—Class III service—Qualifications for appointment to the posts of Machineman Grade I and Foreman Grade III—Provision in Annexure—III referred to in Regulation 94 of Tamil Nadu Electricity Board Service Regulations—Amendment—Issued.

(Per.) B. P. (FB.) No. 17

(Secretariat Branch)

Dated the 27th February, 1998.
Masi 15, Easwara,
Thiruvalluvar Aandu 2029.

Read :

- (i) (Per.) B.P. (Ch.) No. 136 (Admn. Br.) dt. 3—5—95.
- (ii) (Per.) B.P. (Ch.) No. 286 (Admn Br.) dt. 28—7—95.

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 amendments to the Tamil Nadu Electricity Board Service Regulations :—

Amendment

In the said Regulations, in Annexure III, referred to in Regulation 94, under the heading 'Printing Press', after the entries relating to the category 'Imposer', the following categories, Method of recruitment and qualification shall be entered under the respective columns :—

Machineman Grade I	By Promotion	Must possess three years experience as Machine Operator in Machine Section with adequate knowledge in operating off-set machine, Letter Press and Trade machineries.
Foreman Grade III (Binding)	By Promotion	Must possess three years experience as Senior Binder Binding Section who exercises option to operate the Digital Copy Printer Machine.

Or

Must possess three years experience as Machine Operator in Machine Section.

(By Order of the Board)

P.A. Khaja Kaleel Rahman,
Secretary.



Circular Memorandum No. 63709/DD1/97—1 (Sect. Branch) dated 27—2—98.

Sub : Establishment—Judgement rendered in the Writ Appeal No. 167/1997.
Copy—Communicated.

The Division Bench of the High Court of Judicature at Madras in its orders dated 13—3—97, while dismissing the Writ Appeal No. 167/97 filed by one Thiru K.S. Subramaniam, employee of the Board against the orders dt. 16—8—96 of Single Judge, High Court of Madras, who dismissed the Writ Petition No. 2335 of 1986 filed by the employee against the orders issued by the Regional Chief Engineer/Distribution/Madurai in Memo. No. 767/D1/84—7, dt. 13/16—9—85 imposing the penalty of reversion in rank to lower post of Commercial Assistant for a period of two years on duty with cumulative effect, has observed that when an official is charged with corruption and the charge of corruption is proved, the only way to maintain discipline, integrity and honesty in the service of the Board is to dismiss such official.

2. A copy of the Judgement dt. 13—3—97 rendered in Writ Appeal No. 167/97 is communicated to all the disciplinary authorities for guidance.

3. The receipt of this memo, may be acknowledged.

P. A. Khaja Kaleel Rahman,
Secretary.

IN THE HIGH COURT OF JUDICATURE AT MADRAS
(Appellate Jurisdiction)

Thursday, the thirteenth day of March
One thousand nine hundred and ninety seven

PRESENT :

The Hon'ble Mr. K.A. SWAMI, Chief Justice

and

The Hon'ble Mr. Justice Raju

W.A. No. 167/97

K.S. Subramaniam

Appellant

(Petitioner in W.P. No. 2335/86)

Vs

1. The Chairman,
Tamil Nadu Electricity Board,
No. 800, Anna Salai,
Madras-600 002.
2. Regional Chief Engineer,
Distribution,
Madurai Region,
Madurai-7.
3. Superintending Engineer,
Madurai Electricity System/North,
Madurai-7.

— Respondents

(Respondents in do—)

Appeal under Clause 15 of the Letters Patent against the Order of The Hon'ble Mr. Justice N. V. Balasubramanian, dated 16—8—1996 and made in the exercise of the Special Original Jurisdiction of the High Court in Writ Petition No. 2335 of 1986 presented under Article 226 of the Constitution of India to issue a Writ of Certiorari calling for the records in B.P. Ms. (CH) No. 48, Administrative Branch on the file of the first Respondent herein and quash the order dated 23—1—1986.

Order :—

This Writ Appeal coming on for orders as to admission on this day upon perusing the Grounds of Appeal the order of the Hon'ble Mr. Justice N. V. Balasubramanian, dated 16—8—1996 and made in the exercise of the Special Original Jurisdiction of the High Court in Writ Petition No. 2335 of 1986 and upon hearing the arguments of Mr. R. Nandakumar, Advocate for the Appellant the Court made the following Order :—

(Judgement of the Court was delivered by the Hon'ble the Chief Justice).

This is an appeal preferred against the order dated 16—8—1996 passed by the learned single Judge dismissing Writ Petition No. 2335 of 1986. In the Writ petition, the petitioner appellant sought for quashing the order dated 23rd January, 1986 passed by the Electricity Board confirming the order of the Disciplinary Authority reverting the petitioner by way of punishment from the post of Assistant Commercial Inspector to the lower post of Commercial Assistant for a period of two years on duty with cumulative effect in Memo. No. 767/D1/84—7, dated 13/16—9—1985.

2. As many as four charges of corruption viz., demanding and receiving bribe were framed against the petitioner/appellant. An Enquiry Officer was appointed in accordance with law, who conducted the enquiry and held that all the four charges were proved. Though a grievance was made that vigilance report was not furnished, the charge based upon the vigilance report was dropped. There was also another additional charge, Charge No. 5, which was not proved. However, the four charges of corruption has been held as proved. The Disciplinary Authority, on the basis of the proof of the aforesaid charges, imposed the punishment of reduction to the lower post of Commercial Assistant for a period of two years on duty with cumulative effect by Memo. No. 767/D1/84-7, dated 13/16-9-85, referred to above. The Board, as an Appellate Authority, has affirmed the order of the disciplinary authority. The second respondent, Regional Chief Engineer, Distribution, Madurai Region is the disciplinary authority.

3. Before the learned single Judge, it was contended that the Vigilance Report was not supplied, that the findings were not based on evidence and that the Enquiry Officer obtained the signature of the petitioner/Appellant on a blank paper and thereafter he has used that signature in the blank paper for the certificate from the Petitioner/Appellant that the enquiry was conducted fairly and the petitioner had the full opportunity. All these contentions have been rejected by the learned single Judge.

4. The contention relation to non-supply of Vigilance report does not survive because the vigilance report has not been relied upon in the course of the proceeding.

5. As far as the finding based on no evidence is concerned, we must say that the contention overlooks the fact that each charge is supported by evidence as is revealed from the order of the learned single Judge. Therefore it is not possible to hold that the findings are not based on evidence.

6. Regarding obtaining of the signature on the blank paper, it may be stated that such a contention has not at all been urged before the learned single Judge and we do not find any averment also to that effect in the affidavit filed by the petitioner/appellant in support of writ petition. Therefore, this contention should be rejected as made without any basis.

7. Hence, we are of the view that the learned single Judge is justified in holding that the charges are proved, that the enquiry had been held in a proper manner and that proper opportunity was given to the petitioner/appellant and as such, and there is no scope for interference with the same under Article 226 of the Constitution.

8. However, we must point out that in this case, the Disciplinary authority viz., the Regional Chief Engineer, Distribution Madurai Region, Madurai has failed to exercise his judgement in the matter of imposition of penalty judiciously. When an official is charged with corruption and the charge of corruption is proved, as in the instant case not one but four charges of corruption are held to have been proved the penalty that should have been imposed, was dismissal from service. Instead of that the Disciplinary Authority has imposed the penalty of reduction in rank to lower post of Commercial Assistant for a period of two years on duty with cumulative effect. It may be pointed out here that the Electricity Board, apart from the fact that it is a State under-taking, it is a public utility concern. It has to take care to ensure that there is no scope for corruption and corrupt elements are weeded out. It is possible only when such case are dealt with severely and penalty of dismissal is imposed. There should not be and no one should show any mercy in such cases. When such officers are booked and charges are proved, the only way to maintain discipline, integrity and honesty in the service of the Board is to dismiss such officials. Therefore, we are constrained to place on record that the Regional Chief Engineer, Distribution, Madurai Region, Madurai has done a great disservice to the Electricity Board and to its Administration by taking a lenient view and imposing the punishment of reduction to a lower rank for two years only, when the Appellant should have been dismissed. We are also of the view that this is a case which requires to be enquired into in order to find out as to what prevailed upon Regional Chief Engineer to impose such an inconsequential punishment in a case of corruption. There appears to be something more than what meets the eye.

9. With those observations, the Writ appeal is dismissed.

(true copy)

FINANCE

PART - III

Finance

Electricity—EHT service availed by Southern Railway for their Traction Sub-stations—Billing of excess demand arising due to transfer of loads from adjacent Traction Sub-station on account of supply failure on the part of Tamil Nadu Electricity Board—Regading.

Permanent B.P. (F.B) No. 17

(Technical Branch)

Dated: 22-1-1998.

Thai 9, Easwara,

Thiruvalluvar Aandu 2029.

Read :

- 1) Minutes of the 785th meeting of the Tamil Nadu Electricity Board held on 5-1-98. (Item No. 40).
- 2) Permanent B.P. (F.B) No. 1 (Technical Branch), dated 2-1-93.

Proceedings :

The Southern Railways are availing a number of EHT services from Tamil Nadu Electricity Board for Railway Traction at several Traction Sub-station points. In the event of any supply failure (or) shut-down works, in order to prevent dislocation of traffic, the Railways transfer the loads to the adjacent Traction Sub-station until normalcy is restored and this results in exceeding the Contracted demand of the adjacent Traction Sub-station.

Based on the representation from the Railways, the Board in its 646th meeting held on 18-12-92 issued orders, vide (Permanent) B.P. (F B). No.1, dated 02-01-93, not to levy penal charges for any excess demand arising due to transfer of loads of a particular Traction Sub-station point of supply, in case of emergency arising out of Electricity Board's supply failure etc.,

The Railways have again represented that in such cases of exceeding the Contracted demand arising due to reasons attributable to the Tamil Nadu Electricity Board, the excess Maximum Demand should not be billed even at normal rates and has to be ignored.

During the discussions with Southern Railways on 31-7-97, it was agreed that the request of the Railways would be examined by the Board to the limited extent of restricting the demand charges for the excess Maximum Demand in such cases proportionately for the day(s) of occurrence.

The Tamil Nadu Electricity Board, after careful consideration, approves the following proposals.

- (i) The billing for demand charges towards excess demand arising due to transfer of loads on account of reasons attributable to the Board may be restricted to the day(s) of occurrence only on proportionate basis.
- (ii) If the reasons for such excess demand are attributable to the Railways themselves, the penal levy will be levied for such excess demand, besides billing under normal rates of tariff as provided for in the Terms and Conditions of Supply of Electricity.
- (iii) The possibility of providing suitable Software in TOD meters, already installed, so as to retrieve the particulars of the duration of excess over the demand of that Station and verifying this period with the feeding Sub-stations and levying charges accordingly, is to be examined and implemented.

(By Order of the Board)

K. Varadarajan,
Member (Distribution).

Erection of 110 KV Line to the Veeyanoor 110 KV SS—Payment of Tree Compensation—Approved.

(Routine) B.P. (Ch) No. 31

(Technical Branch)

Dated 9—2—1998.

Thai 27, Easwara,
Thiruvalluvar Aandu 2029.

Proceedings :

Tamil Nadu Electricity Board approves the proposal of the Chief Engineer/Transmission for payment of Rs. 99,750/- (Rupees Ninety-nine thousand seven hundred and fifty only) to Thiru K. Raja Mony, S/o. Thiru Kunju Pillai, Veeyanoor towards compensation for tree cutting encountered during the erection of 110 KV LILo line to the Veeyanoor 110 KV SS.

The procedure laid down for payment of compensation, in para 548 of Tamil Nadu Electricity Board manual Vol. I has to be ensured while making payment.

The expenditure is debitable to T.N.E.B. Funds Capital Expenditure 110 KV Line to the Veeyanoor 110 KV SS scheme.

(By Order of the Chairman)

H. Krishna Gadiyar,
Chief Engineer/Transmission,



Lr. No. X/CFC/Rev/AO/CB/F. 20/D /97 (Accounts Branch) dt. 11—2—98.

Sub : ElecY.—Payment of L T. C.C. Charges for the assessment made during January'98 extension for one day due to election—ordered.

Ref : Terms and Conditions of Supply.

The last date for payment of C.C. Charges by L.T. Consumers is 16—2—98. Since the last date viz 16—2—98 is declared as holiday due to Lok Sabha Elections to some of the Constituencies, the consumers of those areas may be permitted to pay the C.C. Charges on 17—2—98 without interest.

T. G. Srinivasan,
Accounts Member.



Circular No. 163/98/X/T/A1 (Accounts Branch) Dt: 20—2—98.

Sub : Tamil Nadu Construction Working Welfare Fund—Recovery and remittance—Reg.

Ref : (Per) B.P. (FB) No. 17, Accounts Branch, dt: 4—6—96.

In the B.P. cited, T.R.No.28. 10 has been incorporated in the Board's Tender Regulations, 1991, specifying a recovery of 0.1% towards the contribution for the Manual Labour Welfare Fund from the running bills of Civil Construction Works excepting annual and periodical maintenance works carried out to buildings and remittance of the same to the Tamil Nadu Construction Workers' Welfare Board, Chennai - 18 at periodical intervals.

2. It was also specified that the above percentage of deduction on account of contribution to the Welfare Fund should be included in the Estimate itself and this is applicable to the cities of Chennai, Madurai and Coimbatore only.

3. On the above orders, contribution to the Manual Labour Welfare Fund has to be recovered and remitted to the Welfare Board periodically by the Board's officers in charge of Civil Construction Works. But, it appears that no such recovery and remittance has been made by the Superintending Engineers of the circles. The Chairman, Tamil Nadu Construction Workers Welfare Board, has stated that no amount has been remitted by the Tamil Nadu Electricity Board to the Welfare Board. Further, he has stated that under Section 8A of the Tamil Nadu Manual Workers (Regulation of Employment and Conditions of Work) Act 1982 read with G.O. Ms. No. 222, dt. 1—11—94, G.O. Ms. No. 80, Dt. 5—6—97 and G.O. Ms. No. 95, Dt. 2—7—97, (a) the Tamil Nadu Electricity Board should pay at 0.1% towards contribution from 1—11—94 to 14—6—97 in respect of construction works within the limits of the Corporation of Chennai, Madurai and Coimbatore.

(b) The Tamil Nadu Electricity Board should recover from civil works bills and pay to the Welfare Fund at 0.1% towards contribution from 15-6-97 to 30-6-97 in respect of construction work throughout Tamil Nadu and (c) the Tamil Nadu Electricity Board should recover and pay at 0.3% towards contribution in respect of construction works throughout Tamil Nadu from 1-7-97 as per the G.Os referred to above.

4. Copies of extracts of Section 8A of the Tamil Nadu Manual Workers (Regulation of Employment and Conditions of work) Act, 1982, G.O. Ms. No. 80, Dt: 5-6-97 and G.O. Ms. No. 95, dt: 2-7-97 are communicated herewith.

5. The details of recovery and remittance of the contribution to the Welfare Board may be furnished in the proforma enclosed, immediately for sending a reply to Chairman of the Tamil Nadu Construction Workers Welfare Board.

6. Urgent action should be taken in the matter. Wherever remittance of contribution is not made, to recover and remit the same. A report on the action taken should reach the Chief Engineer/ Civil/Designs, Chennai within 15 days.

T.G. Srinivasan,
Accounts Member.

Encl. Annexure

ANNEXURE

1. S. No. :
2. Place of Construction/maintenance work with full postal address. :
3. Total cost of construction/maintenance. :
4. Whether a building permit was obtained from the local body (Corpn/Municipality/Township/Panchayat. If so please furnish details of the permit. :
5. If answer to item (4) is "Yes" please state whether the fee payable to the "Manual workers General Welfare Fund" had been paid to the local body. If so please give the following particulars. :
 - (a) amount paid. :
 - (b) mode of payment. :
 - (c) receipt No. & Dt. :
6. If answer to item (4) is 'No' then 0.1% of the total cost of construction/maintenance for works undertake between 1-11-94 and 30-6-97 and 0.3% of the total cost of construction/maintenance for works undertaken on or after 1-7-97 :

(This may be sent to the Tamil Nadu Construction Workers Welfare Board, Thirumangalam, Chennai-101 by means of a D. D. in favour of the Manual Workers General Welfare Fund of TNCWW Board.) :

For Chairman.

Section 8-A of the Tamil Nadu Manual Workers (Regulation of Employment and Conditions of Work) Act, 1982 :—

8-A. Contribution to Fund for benefit of manual workers in the employment in construction or maintenance of dams, bridges etc. —

1. Notwithstanding anything contained in any law for the time being in force or in any agreement :—

- (a) every person who makes an application for building permit for any building work to a local authority shall be liable to pay to the local authority concerned. In addition to the fee for the building permit; and
- (b) every person who undertakes or is in charge of any construction (work other than the building work referred to in clause (a)) shall be liable to pay.

a sum at such percent, not exceeding one percent of the total estimated cost of the building or construction work proposed to be constructed, as may be fixed by the Government by Notification, as contribution to the fund constituted for the benefit of manual workers in the employment in construction or maintenance of dams, bridges, roads or in any building operations, under a scheme framed under section 3.

2. Notwithstanding anything contained in any law for the time being in force, every local authority shall, while sanctioning the building permit, collect the sum specified in clause (a) of sub-section (1) in such manner as may be prescribed.

- 3. (a) Notwithstanding anything contained in any law for the time being in force, every application made to any local authority for building permit, shall also be accompanied by a detailed estimated cost of the building proposed to be constructed for which a building permit is applied for.

- (b) The detailed estimate referred to in clause (a) shall be certified by such authority as may be prescribed as to the correctness of such estimate.

4. Every local authority referred to in clause (a) and every person referred to in clause (b) of sub-section (1) shall, within such period as may be prescribed, remit the sum collected liable to pay, as the case may be under the said sub-section (1) to the Board established under Sec. 6 in respect of the Manual workers in the Employment in construction or maintenance of dams, bridges, roads or in any building operations, in such manner as may be prescribed for being credited to the Fund Constituted for the benefit of the said workers under a scheme framed under section 3.

5. (a) the provisions of this section shall apply to —

- (i) the city of Madras;
- (ii) the city of Madurai and
- (iii) the city of Coimbatore on the date of the commencement of the Tamil Nadu Manual Workers (Regulation of Employment and conditions of work) amendment Act, 1993.

(b) the Government may by notification direct that this section shall apply on such date as may be specified in the notification to the local area comprised in :

- (i) any Municipal town.
- (ii) any township; or
- (iii) any Panchayat.

Explanation :— For the purposes of this section ;—

(a) "Local Authority" means :

- (i) the Municipal Corporation of Chennai, Madurai, Coimbatore or any other Municipal Corporation that may be constituted under any law for the time being in force; or
- (ii) Municipal Council Constituted under the Tamil Nadu District Municipalities Act, 1920 (Tamil Nadu Act V of 1920) : or

- (iii) a Township Committee constituted under the Tamil Nadu District Municipalities Act, 1920 (Tamil Nadu Act V of 1920) of the Tamil Nadu Panchayats Act, 1958 (Tamil Nadu Act XXXV of 1958) or the Mettur Township Act 1940 (Tamil Nadu Act XI of 1940 or the Courtallam Township Act, 1954 (Tamil Nadu Act XVI of 1954) or the Bhavani Sagar Township Act, 1954 (Tamil Nadu Act XXVI of 1954) or under any other law for the time being in force; or
- (iv) a Panchayat constituted under the Tamil Nadu Panchayats Act, 1958 (Tamil Nadu Act XXXV) of 1958)
- (b) Person includes :—
- (i) any State Government or Union Territory Administration.
- (ii) a local authority including a panchayat union council; and
- (iii) an individual a family, a firm, a company or an association or body of individuals, whether incorporated or not)

(True Copy)

Copy of :

GOVERNMENT OF TAMIL NADU
ABSTRACT

Act—Tamil Nadu Manual Workers—(Regulation of Employment and Conditions of Work) Act 1982—Extension of Section 8A of the said Act and the Tamil Nadu Manual Workers (Construction Workers) Welfare Scheme 1984—to all over Tamil Nadu—Notified.

LABOUR & EMPLOYMENT DEPARTMENT

G.O. Ms. No. 80

Dated : 5—6—97

ORDER :

The Appended Notification shall be published in the Tamil Nadu Government Gazette both in Tamil and English.

2. The Director, Tamil Development and Culture (Translations) Department, Chennai-9 is requested to supply Tamil Translation of the Notification direct to the Works Manager, Government Central Press, Chennai-79.

3. The Works Manager, Government Central Press, Chennai is requested to send ten copies of the Notification to the Government for reference and record. He is also requested to send 5 copies of the Notification to the Commissioner of Labour, Chennai-6, direct.

(By Order of the Governor)

Debendranath Sarangi,
Secretary to Government.

To

The Secretary, Tamil Nadu Construction Workers Welfare Board, Tamil Nadu Housing Board Building (3rd floor) Thirumangalam, Chennai-101. and others.

(true copy)

APPENDIX
NOTIFICATION—I

In exercise of the Powers conferred by Clause (b) of the Sub-Section (5) of Section 8—A of the Tamil Nadu Manual Workers (Regulation of Employment and Conditions of Work) Act, 1982 (Tamil Nadu Act 33 of 1982) read with Section 8 of the Tiruchirapalli City Municipal Corporation Act 1994 (Tamil Nadu Act 27 of 1994), section 8 of the Tirunelveli City Municipal Corporation Act, 1994 (Tamil Nadu Act 28 of 1994) Section 8 of the Salem City Municipal Corporation Act, 1994 (Tamil Nadu Act 29 of 1994) and read with Section 513 of the Coimbatore City Municipal Corporation Act, 1981 (Tamil Nadu Act, 25 of 1981), the Governor of Tamil Nadu hereby direct that Section 8—A of Tamil Nadu Act 33 of 1982 shall apply on the 15th June 1997 to the City of Trichirapalli, the City of Tirunelveli and the City of Salem.

Debendranath Sarangi,
Secretary to Government.

(True Copy)

NOTIFICATION—II

In exercise of the powers conferred by Clause (b) of Sub-Section (5) of the Section 8-A of the Tamil Nadu Manual Workers (Regulation of Employment and Conditions of work) Act, 1982 (Tamil Nadu Act 33 of 1982) the Governor of Tamil Nadu hereby directs that section 8-A of the said act shall apply on the 15th June 1997 to the local area comprising all Municipal towns, townships and panchayats in the State of Tamil Nadu.

Debendranath Sarangi,
Secretary to Government.

(True Copy)

NOTIFICATION—III

In exercise of the powers conferred by Sub-clause (4) of clause 1 of the Tamil Nadu Manual Workers (Construction Workers) Welfare Scheme, 1994, the Governor of Tamil Nadu hereby appoints the 15th June 1997, as the date on which the said scheme shall come into force in the local area comprising the City to Tiruchirappalli, to the City of Tirunelveli and the City of Salem and all Municipal towns, townships and Panchayats in the State of Tamil Nadu.

Debendranath Sarangi,
Secretary to Government.

(True Copy)

Copy of :

GOVERNMENT OF TAMIL NADU

ABSTRACT

Tamil Nadu Manual Workers (Regulation of Employment and Conditions of Work) Act, 1982. Tamil Nadu Manual Workers (Construction Workers) Welfare Scheme, 1994—Contribution to the Fund and rate of Contribution fixed at 0.3%- Collection of levy amount—Notification—Issued.

G. O. Ms. No. 95

(Labour & Employment (I-1) Department)

Dated 2—7—97.

1. G.O. Ms. No. 222 Labour & Employment, Department, Dated 1—11—94.
2. G.O. Ms. No. 80, Labour & Employment Department Dated 5—6—97.
3. From the Chairman, Tamil Nadu construction Workers Welfare Board. Lr. No. A/021/96 Dated 25—3—97.

ORDER :

The Notification appended will be published in the Tamil Nadu Government Gazette both in English and Tamil. The Tamil Development and Culture (Translations) Department may be requested to supply the Tamil Translation of the Notification to the Works Manager, Government Central Press, Madras-79 direct.

2. The Works Manager, Government Central Press, Madras-79 may be requested to send 10 copies of Gazette in which the Notification is published for record.

(By Order of the Governor)

Debendranath Sarangi,
Secretary to Government.

(True Copy)

NOTIFICATION I

Under Sub-Section (1) of section 8-A of the Tamil Nadu Manual Workers (Regulation of Employment and Conditions of Work) Act 1982 (Tamil Nadu Act. 33 of 1982) The Governor of Tamil Nadu hereby fixes 0.3% of total estimated cost of the building construction work proposed to be constructed as contribution to the fund constituted for the benefit of the Manual Workers in the employment in construction or maintenance of dams, bridges, roads or in any building operations.

Debendranath Sarangi,
Secretary to Government.

(True Copy)

NOTIFICATION II

In exercise of the Powers conferred b/ Sub-section (2) of Section 1 of the Tamil Nadu Manual Workers (Regulation of Employment and conditions of work) Amendment Act, 1993 (Tamil Nadu Act 26 of 1993), the Governor of Tamil Nadu hereby appoints the First July 1997 as the date on which the Notification I shall come into force.

Debendranath Sarangi,
Secretary to Government.

(True Copy)



Pondicherry Govt.—Waiver of Interest for belated payment in respect of deposit contribution works—Approval.

(Routine) B. P. (FB) No. 4

(Technical Branch)

Dated 21—2—1998
Masi, 9, Easwara,
Thiruvalluvar Aandu 2029.

Read :

Item 26 of the Extract of the minutes of 787th meeting of TNEB held on 10—2—1998.

Proceedings :

The Tamil Nadu Electricity Board approves the proposal to waive the interest amount of Rs. 43.76 lakhs payable by Pondicherry Electricity Department for the belated payment of excess amount over the sanctioned amount for the Deposit Contribution Works in Sedurapet 110 KV SS and capacitor erection in 5 other substations in the Union territory of Pondicherry.

(By Order of the Board)

H. Krishna Gadiyar,
Chief Engineer/Transmission.



Tender Regulations—Acceptances of belated supplies—Norms for acceptance of belated supplies—Amendment No. 32 to Tender Regulation, 1991—Issued.

(Pt.) B. P. (FB.) No. 1

(Accounts Branch)

Dt. : 25—2—1998
Masi 13, Easwara,
Thiruvalluvar Aandu 2029.

Read :

1. (Per.) B.P. (FB) No. 24 Accounts Branch) Dt. 6—9—97.
2. Item 4 of the Minutes of the 787th meeting of the T.N.E.B. held on 10—2—98.

Proceedings :

According to the T.R. 26.5 (i) of the Board's Tender Regulations, 1991, as amended in the Board's Proceedings cited the Chief Engineer, Member concerned and Chairman can approve acceptance of belated supplies upto 2 months, upto 4 months and above 4 months respectively, subject to the following conditions :—

- (a) There should be no declining trend in prices.
- (b) Levy of Liquidated Damages for delay, restricting the quantum of initial payment etc. are done as per the terms as the P.O.
- (c) Price Escalation (if accepted in the original order) taxes/levies (if payable extra) are admitted on ought to have been delivered basis.

Some of the Chief Engineers are referring many cases of belated supply beyond delivery schedule even when the prices have declined. on the question of acceptance or otherwise of such belated supply at the reduced price. Belated supply of materials are to be accepted in certain cases, even in declining trend of prices, to keep up the targetted schedule of work considering the time involved in retendering for the material. Such belated supply should also suit our need and schedule of work.

In the circumstances, the Board, after careful consideration, hereby orders that clause 26.5 (i) be further amended as follows for adopting of uniform procedure in the matter of acceptance of belated supply.

Clause 26.5 (i) : Chief Engineer, Member concerned and the Chairman can approve acceptance of belated supplies upto 2 months, upto 4 months and above 4 months respectively, subject to the following conditions :—

- (a) Belated supply of materials where the prices are ruling the same or higher, can be considered at the same rate of P.O. for acceptance, subject to levy of maximum Liquidated Damages as per P.O. terms, however, subject to its suitability to our need and schedule of work.
- (b) Belated supplies where the prices have declined can be considered for acceptance upto 4 months, subject to the price advantage being weighed against the Liquidated Damages to be levied and the decision taken for the overall advantage of the Board and subject to suitability to our need and schedule of work.
- (c) Belated supplies where the prices have declined can be considered beyond 4 months for acceptance at the reduced rates only subject to the levy of Liquidated Damages also at the maximum percentage as per P.O. terms if the supplier agrees to the above conditions. In writing, however, subject to its suitability to our need and schedule of work.
- (d) The quantum of initial payment etc. is to be made as per the terms of the P.O.
- (e) If prices are accepted at the current declining prices then price variation, if any, will not be admissible. Taxes and Levies will have to be regulated on ought to have been delivered basis or actuals whichever is less.

(By Order of the Board)

S. Thangarathinam,
Chief Financial Controller/GI.



Memo. No. SE/RE & I (D)/RE.2/HT/98-99/D. No. 3382/98, (Technical Branch) dt. 28—2—1998.

Sub : Extension of supply to H. T. Industrial service—Target 1998-99—Regarding

The Electricity Distribution Circle wise targets for connecting up new High Tension Industrial Services for the year 1998-99 are indicated in the Annexure.

Every effort should be taken by the Superintending Engineer/Electricity Distribution circle to achieve the target in respect of his circle in full by critically reviewing the H T. applications case by case every month; The targets indicated are only the minimum and can be exceeded wherever possible.

If any new circle is formed, the Chief Engineer (Distribution) of the Region may suitably reallocate and fix the target for the bifurcated circle under intimation to SE/RE&I (D).

In case of shortfall in the achievement of target in any of the circles, the Chief Engineer (Distribution) of the Region may reallocate the target to the other circles within the region under intimation to SE/RE & ID.

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

Encl. :

K. Varadarajan,
Member (Distribution).

Encl. :

H.T. INDUSTRIAL SERVICES (NEW) TARGET FOR 1998—99

Sl. No.	Name of Electricity Distribution Circle	Target for 1998—99
1.	Coimbatore Regn	67
2.	Chennai Regn	107
3.	Madurai Regn	31
4.	T.veli Regn	20
5.	Trichy Regn	17
6.	Salem Regn	70
7.	Vellore Regn	31
8.	Villupuram Regn	7
GRAND TOTAL		350
1.	Coimbatore (North)	19
	Coimbatore (South)	27
	Nilgiris	4
	Udumalpet	17
2.	Thiruvallur	40
	Chennai (Central)	11
	Chennai (North)	25
	Chennai (South)	16
	Chennai (West)	15
3.	Dindigul	20
	Madurai	4
	Theni	1
	Ramnad	5
	Sivaganga	1
4.	Tuticorin	5
	Virudunagar	10
	Kanyakumary	1
	Tirunelveli	4
5.	Pudukottai	3
	Nagapattinam	4
	Thanjavur	1
	Trichy (North)	3
	Trichy (Metro)	4
	Karur	2
6.	Erode	15
	Gopi	16
	Mettur	22
	Salem	17
7.	Dharmapuri	10
	Kanchipuram	15
	Tirupattur	2
	Vellore	4
8.	Cuddalore	3
	Tiruvannamalai	0
	Villupuram	4

TECHNICAL

PART-IV

Technical

Energy Conservation measures in Tamil Nadu Electricity Board—Demand Side Management (DSM)—Implementation of Demonstration projects—Approved.

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

Tech. Branch

Dated 11—2—98.
Thai 29, Easwara,
Thiruvallur Aandu 2029.

Read :

Minutes of the 786th Meeting of the Tamil Nadu Electricity Board held on 28—01—1998—Item No. 8.

Proceedings :

The proposals for Demonstration Projects on Demand Side Management were considered by the Board in its 786th meeting and the following proposals are approved.

1. Energy Auditing in Tamil Nadu Electricity Board High Rise Building and Government Secretariat High Rise Building at a cost of Rs. 40,000/- and Rs. 50,000/- respectively by M/s. M.K. Raju Consultants. Private Limited, Chennai.

2. Demonstration project in Industrial sector proposed by M/s. Confederation of Indian Industries (CII) involving 30 companies committed to energy conservation.

Regarding item (2) the Board resolved that the Project Management cost of Rs. 12 lakhs can be incurred by the Board provided the proposed saving of 10 MW is assured. It is also decided that loan assistance to industries in this project cannot be given by the Board or the Tamil Nadu Government. The loan is to be arranged from financial institutions like IRBDA etc. directly by the industrial units. The Board will, however liaise with the companies in getting the loan. The Board will undertake to deduct the loan repayment from the energy bills of the companies and remit the amounts to the financial institutions.

3. Promotional activities (6 events comprising of seminar, Training programme, Encon Mission and award schemes to Industries), to be conducted by M/s. C.I.I at the cost of Rs. 3 lakhs, being TNEB's contribution.

4. The Board directed that the reimbursement of the above expenditure for items (2) and (3) to the value of Rs. 12 lakhs and Rs. 3 lakhs respectively, to the eligible extent may be arranged to be obtained from the Ministry of Power through Energy Management Centre, New Delhi.

5. The payment terms and the time schedule in respect of the above three Demonstration Projects are given in the enclosed Annexure.

(By Order of the Board)

P. Chockalingam,
Chief Engineer,
Research & Development.

Encl :

Encl :

ANNEXURE**1. Demonstration Project in Government Buildings**

M/s. M. K. Raju Consultants Pvt. Ltd.

A. Payments Terms**i. TNEB-High Rise Building**

First Instalment	Rs. 20,000 on acceptance of the proposal.
Second Instalment	Rs. 20,000 on presentation of the energy study fundings.

ii. Government Secretariat High Rise Building

First Instalment	Rs. 25,000 on acceptance of the proposal,
Second instalment	Rs. 25,000 on presentation of the energy study fundings.

B. Time Schedule

Two months per Building from the date of receipt of order along with advance payment.

II. Demonstration project in H.T. Industrial Sector.M/s. Confederation of Indian industries. **A. Payment Terms**

- I. Payment—20 % of TNEB Contribution in advance.
- II. Payment—20 % of TNEB Contribution After 4 months of Commencement of the project
- III. Payment—20 % of TNEB Contribution After 9 months of Commencement of the project
- IV. Payment—20 % of TNEB Contribution After 14 months of Commencement of the project.
- V. Payment—20 % of TNEB Contribution Within 15 days after Completion of the project.

Time schedule :

No.	Activity (1)	Period in months	
		Time for each activity (2)	Progressive Total (3)
1.	Identification of 30 companies by CII	3	3
2.	Identification of demonstration projects by CII	5	8
3.	Funding of projects	Upto 12th month (7th to 12th month)	12
4.	Implementation of projects schemes by individual companies	Upto 18th month (10th to 18th month)	18
5.	Monitoring and quantification by CII	Upto 24th month (12th-24th month)	24
6.	Assessment of project results	(14th-24th month)	24
7.	Recovery of loan	(18th-36th month)	36

III. Promotional scheme on Energy Conservation in H.T. Industrial and Commercial sector.
M/s. Confederation of Indian Industries.**A. Payment Terms**

50 % Advance	— Rs. 1.5 lakh.
30 % on completion of 60 % of activities	— Rs. 0.9 lakh.
20 % on completion of all activities	— Rs. 0.6 lakh.

B. Time schedule

— one year

Additional requirement of 50,000 Nos. 11 KV Pin Insulators for the balance period of 1997-98—Issuing Repeat orders—Approved.

(Per.) B.P. (FB) No. 37

(Technical Branch)

Dated 21—2—1998

Masi 9, Easwara,

Thiruvalluvar Aandu 2029.

Read :

Item No. 6 of minutes of the 787th meeting of the T.N.E.B. held on 10—2—98.

Proceedings :

The Tamil Nadu Electricity Board approves the proposals as under :

(i) To procure the additional quantity of 50,000 Nos. 11 KV Pin Insulators to complete the target works for the balance period of 1997—98.

(ii) To place the repeat orders on the following three Firms (1) M/s. Jayashree Insulators (2) M/s. Allied Ceramics P. Ltd. (3) M/s. India potteries Ltd., Calcutta on the basis of 50% of ordered quantity in the earlier P.Os. at the same all inclusive rate of Rs. 48.99 per insulator for a total quantity of 50,000 Nos. of 11KV Pin Insulators with a total cost of Rs. 24,49,500/- by incorporating all terms and conditions of the previous P.Os. as detailed below :

Sl. No.	Description of price	M/s. Jayashree Insulators Calcutta	M/s. Allied Ceramics Pvt. Ltd.	M/s. India Potteries Ltd. Calcutta
		Rs. P.	Rs. P.	Rs. P.
(1)	(2)	(3)	(4)	(5)
1.	Ex-works Price/Insulator (variable)	36.25	36.00	36.00
2.	E.D. 18%	6.53	6.48	6.48
3.	C.S.T. 4%	1.71	1.70	1.70
4.	Freight & Insurance	4.50	4.81	4.81
5.	All inclusive price	<u>48.99</u>	<u>48.99</u>	<u>48.99</u>
6.	Quantity proposed to be ordered	25000 Nos.	12500 Nos.	12500 Nos.
7.	Total all inclusive price	Rs. 12,24,750/-	Rs. 6,12,375/-	Rs. 6,12,375/-
8.	Total value of this proposal		Rs. 24,49,500/-	
9.	Other Terms & Conditions	As per P.O. 2081 dt. 16—5—97	As per P.O. 2082 dt. 16—5—97	As per P.O. 2083 dt. 16—5—97

(By Order of the Board)

N. Krishnamurthy,
Chief Engineer/Materials Management.

Electricity—Generation of power by Captive Power Plants of H.T. Industries—Wheeling of power to their sister concern Units—Adjustment in the H.T.Current Consumption Bills—Regarding.

(Permanent) B.P. (F.B). No. 41

(Technical Branch)

Dated : 23-2-1998.
Masi - 11, Easwara,
Thiruvalluvar Aandu 2029.

Read :

1. (Permanent) B.P. Ms. (F.B.) No. 533, Technical Branch, dated 12-12-88.
2. Item 8 of the Minutes of the 787th Meeting of the Tamil Nadu Electricity Board held on 10-2-98.

Proceedings:

In partial modification to the orders issued in para 3 (viii) of B.P. first cited, regarding adjustment of total pumped energy by the Captive Power Plant, the following guidelines are issued:—

The transaction between the Board and the generating Company will be settled on monthly basis with one month time lag between the generated energy and the energy adjusted. For example surplus energy fed into Tamil Nadu Electricity Board Grid during the month of January will be adjusted against the consumption during February of the own/sister concerns opted. Any surplus energy not availed and adjusted as above will be treated as lapsed.

(By Order of the Board)

K. Varadarajan,
Member (Distribution).



Memo. No. SE/RE & I (D)/RE. 2/D/Indl SC Target/98-99/D.No. 303/98, Dt. 24-2-1998,

Sub: E.O.S. to LT Industrial Services (New) and Additional loads in the existing Industrial services—Target for 98 - 99 communicated.

The Electricity Distribution Circlewise targets for connecting up new Low Tension Industrial loads and also Additional Loads in the existing L.T. Industrial services for the year 1998-99 are indicated in the Annexure I & II.

Every effort should be made by the Superintending Engineer/Electricity Distribution circle to achieve the target in respect of his circle in full. The targets indicated are only the minimum and can be exceeded wherever possible.

In case of shortfall in the achievement of target in any of the circles, the Chief Engineer (Distribution) of the region may reallocate the target to the other circles within the region under intimation to SE/RE & I(D).

If any new circle is formed, the Chief Engineer (Distribution) of the Region may suitably reallocate and fix the target for the bifurcated circle under intimation to SE/RE & I(D).

The receipt of this Memo may be acknowledged to the SE/RE & I(D).

K. Varadarajan,
Member (Distribution).

Encl: Annexure I & II.

ANNEXURE—I

L.T. INDUSTRIAL (NEW) TARGET FOR 1998—99

Sl. No.	Name of Electricity Distribution Circle	Target for 1998—99
1.	Coimbatore Regn	3572
2.	Chennai Regn	2640
3.	Madurai Regn	880
4.	T. veli Regn	1282
5.	Trichy Regn	1282
6.	Salem Regn	7972
7.	Vellore Regn	1760
8.	Villupuram Regn	612
GRAND TOTAL		20000
1.	Coimbatore (North)	738
	Coimbatore (South)	2448
	Udumalpet	218
	Nilgiris	168
2.	Thiruvallur	268
	Chennai (Central)	134
	Chennai (North)	671
	Chennai (South)	863
	Chennai (West)	704
3.	Dindigul	210
	Madurai	327
	Theni	134
	Ramnad	100
	Sivaganga	109
4.	Tuticorin	285
	Virudhunagar	453
	Kanyakumary	251
	Tirunelveli	293
5.	Pudukottai	126
	Nagapatinam	168
	Thanjavur	251
	Trichy (North)	184
	Trichy (Metro)	193
	Karur	360
6.	Erode	1318
	Gopi	327
	Mettur	3001
	Salem	3328
7.	Dharmapuri	754
	Kanchipuram	277
	Tirupattur	142
	Vellore	587
8.	S. A. Vallalar	201
	Tiruvannamalai	260
	Villupuram	151

ANNEXURE—II

L.T. INDUSTRIAL (ADDITIONAL) TARGET FOR 1998—99

Sl. No.	Name of Electricity Distribution Circle	Target for 1998—99
1.	Coimbatore Regn	2049
2.	Chennai Regn	963
3.	Madurai Regn	584
4.	T. veli Regn	733
5.	Trichy Regn	707
6.	Salem Regn	998
7.	Vellore Regn	760
8.	Villupam Regn	406
GRAND TOTAL		7200
1.	Coimbatore (North)	353
	Coimbatore (South)	1493
	Udumalpet	168
	Nilgiris	35
2.	Thiruvallur	141
	Chennai (Central)	88
	Chennai (North)	133
	Chennai (South)	265
	Chennai (West)	336
3.	Dindigul	141
	Madurai	230
	Theni	80
	Ramnad	53
	Sivaganga	80
4.	Tuticorin	106
	Virudhunagar	265
	Kanyakumary	150
	Tirunelveli	212
5.	Pudukottai	88
	Nagapattinam	124
	Thanjavur	150
	Trichy (North)	106
	Trichy (Metro)	133
	Karur	106
6.	Erode	300
	Gopi	62
	Mettur	300
	Salem	336
7.	Dharmapuri	336
	Kanchipuram	97
	Tirupattur	80
	Vellore	247
8.	S. A. Vallalar	106
	Tiruvannamalai	141
	Villupuram	159

Electricity—H.T. Industries availing Tariff Concession—Exceeding the Sanctioned Demand habitually and availing Tariff Concession for the Energy consumption relating to excess demand—Loss of Revenue to the Board—Restriction of Tariff Concession—Orders issued.

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

(Technical Branch)

Dated 26—2—1998.
Masi 14, Easwara
Thiruvalluvar Aandhi 2029.

Read:

1. G.O. (Ms) No. 17, Energy (A2) Department, dated 14—2—97.
2. U O. Note No. IGP/Vig/PS/97—5, dated 10—7—97 of IGP/Vigilance, Chennai-2.
3. Minutes of 787th Meeting of the T.N.E.B. held on 10—2—98 (Item No. 29).

Proceedings :

It has been brought to the notice of the Chairman by Inspector General of Police/Vigilance, Chennai-2, vide U.O. Note cited under reference (2), that certain H.T. Industrial consumers who have been sanctioned New Industries Tariff Concession for a period of 3 years, were habitually exceeding the sanctioned/permitted demand, every month as a matter of routine by paying KVA charges at double the normal rate for exceeding the sanctioned Maximum Demand in addition to normal rates. While allowing Tariff Concession, in respect of demand charges the concession is restricted to sanctioned demand only and the excess demand over and above the sanctioned demand which is subject to extra levy is not considered for Tariff Concession. However, since no such restrictions are stipulated for energy charges, such H.T. Industrial consumers are indirectly getting the benefit of Tariff Concession in respect of energy consumed for the excess demand and the unintended benefit of Tariff Concession so accrued is much more than the charges paid by them at double the normal rate towards excess demand recorded.

A per the Terms and Conditions of Supply of Electricity, only the excess demand is subject to levy of double the normal rate in addition to normal demand charges, however the collection of such extra levy towards charges for energy consumption corresponding to the excess demand utilised was not thought of earlier as it was considered that normally H.T. Industrial consumers will be vigilant to keep their demand within the limits and also in consideration of the fact that instances of exceeding the sanctioned demand reported earlier were only very few. However, on reviewing the cases now reported by the Inspector General of Police/Vigilance the energy consumption pattern reveals that recording of such excess demand is continuous throughout the month with intention of deriving the unintended pecuniary benefit of Tariff Concession for the energy consumption in Kwh corresponding to the excess demand utilised resulting in avoidable loss of revenue to the Board.

The matter was referred to the Board for deciding the issues relating to the method of arriving at the energy consumption corresponding to the sanctioned demand only for the purpose restricting the Tariff Concession in cases of exceeding the sanctioned demand and the back period up to which the consequent recoveries could be effected, taking into consideration of the fact that in G.O. cited under reference (1) above it has been stipulated that new industries set up on or after 15—2—97 are not eligible for any Tariff Concession.

The Tamil Nadu Electricity Board, after careful consideration approves the following proposals.

- (i) To restrict the Tariff Concession towards energy charges only for the energy consumed corresponding to the sanctioned demand, in cases where the demand has been exceeded and to make recoveries for excess Tariff Concession allowed if any, in respect of cases arising after 15—2—97.
- (ii) Proportionate basis to be adopted for arriving at the energy consumption corresponding to the sanctioned demand.

(By Order of the Board)

K. Varadarajan,
Member (Distribution).

INDEX

INDEX

	Page
Advances and Loans :	
Technical Education Loan—Fee structure for Hotel Management—Catering Technology and Applied Nutrition.	— 3
Allowance and Spl. Pays :	
Monthly Thermal Incentive Allowance and Annual Thermal Incentive Bonus to the employees of NCTPP—Orders—Issued.	— 17
Contract & Tenders :	
Acceptance of belated supplies—Amendment No. 32 to Tender Regulation 1991—Issued.	— 39
Electricity :	
Compensation :	
Veeyanoor 110 KV line—Payment of Tree compensation—Approved.	— 34
Energy Conservation :	
Conservation measures in TNEB., Implementation of Demonstration projects—Approved.	— 42
HT/LT Services :	
E.H.T. Services to Southern Railway Traction—Transfer of loads—Instructions.	— 33
Supply to H.T. Industrial Services—Target for 1998-99.	— 40
Additional requirement of pin insulators—Repeat orders—Approved.	— 44
Captive Power Plants of H.T. Industries—Wheeling of power to sister concerns adjustment of bills—Reg.	— 45
Additional loads in L.T. Industrial Services Target for 1998-99—Communicated.	— 45
Tariff Rates/Fees :	
Renewal Fee for driving licence—Photo charges & Fee to Medical Officers—Orders—Revised.	— 11
Officers & Staff deputed for official works—Payment of Flat rates of actual expenses—Enhancement—Orders—Issued.	— 17
L.T.C.C. Charges—Extension of one day due to election—Ordered.	— 34
Supply to Pondy Government—Waiver of interest for belated payment—Approved.	— 39
Tariff concession for Energy Consumption relating to excess demand—Loss of Revenue to the Board—Restriction of Tariff concession—Ordered.	— 48
Establishment	
Adhoc Payment :	
Adhoc payment of arrears due to revision of scales of pay of employees of State Government—Clarification—Copy communicated.	— 1
Adhoc payment of arrears to pensioners/family pensioners.	— 10

Establishment—(Contd.)

Page

Absorption :

Employees of Pollachi Municipal Electrical Undertaking—Absorption—Modification—ordered. — 26

Attendance :

Punctuality in attendance, Movement control—Instructions—Issued. — 28

Change of Control :

SE/Computer Centre—Change of control from CE/IPP to CE/Planning—Orders—Issued. — 6

Court Cases :

Filing of appeal against the orders of Lower Court—Instructions—Issued. — 7

Filling of vacancies of JA by internal selection—Fixation of pay under SR 33(b)—W.P./W.A. filed by TNEB., Accounts & Executive Staff Union—dismissed by High Court—Orders—Communicated—Reg. — 12

Judgement rendered in W.A. No. 167/97—Copy—Communicated. — 30

Deputation :

Deputation of Government Servants to State owned Corporations/Boards/Undertakings and Co-op. Institutions, Autonomous Bodies, Universities—Encashment of leave at credit as Superannuation—Mode of payment—Orders—Issued. — 21

Disciplinary Proceedings :

D.P.—Final orders—Instructions—Issued. — 26

Inspection :

Inspection programme—of 1998—Communicated, — 8

Leave :

Grant of Leave to women employees on adoption of child—Orders—Issued. — 6

Qualifications :

Qualifications for appointment to the post of Machineman Gr. I & Foreman Gr. III—Amendment to Service Regulations—Issued. — 29

Request Transfer :

Request Transfer Application—Performance report submission of—Reg. — 16

Maintenance of Register for transfers based on Vigilance enquiries—Instructions—Issued — 27

Superannuation :

Secretary to Board—Thiru. P.A. Khaja Kaleel Rahman—Due to retire on superannuation—Relief—Orders—Issued — 29

General :

Purchase of cement by Government Departments, Undertakings, local Bodies etc.—Amendment—Issued — 12

Customs duty certificate—Government of India Notification communicated — 22

தமிழ்நாடு கடைகள் மற்றும் நிறுவனங்கள் சட்டம் 1947—த.நா.மி.வா., அதிகாரத் திற்குட்பட்ட எல்லா நிறுவனங்களுக்கும் சட்டத்தின் சில பிரிவுகளிலிருந்து விதிவிலக்கு—தொழிலாளர் துறை ஆணையரின் செயல்முறை நடவடிக்கை—ஆணை நகல்—அனுப்பப்படுகிறது — 24

Tamil Nadu Construction working Welfare Fund—Recovery and Remittance—Reg. — 34

Holiday :

Public General Elections on 16—2—98 to Lok Sabha and bye elections to 126 Coonoor Assembly constituency and 204 Aruppukottai constituency 1998—Holiday to employees—Orders—Issued — 15

Election to Lok-Sabha 1998—Re-Schedules Poll date (28—2—98) for Coimbatore Parliament Constituency—Holiday to employees on 28—2—98—Orders—Issued — 27