

TAMIL NADU ELECTRICITY BOARD BULLETIN

Vol. XVIII

OCTOBER 1999

No. 10



TAMIL NADU ELECTRICITY BOARD

BULLETIN

OCTOBER 1999

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News & Notes

PART - I News & Notes

I. Generation Particulars:

The generation/relief figures for October '99 were as follows:

Sl. No.	Particulars	October '99 (in Million Units)
1.	Ennore T.P.S.	136.279
2.	North Chennai T.P.S.	284.210
3.	Tuticorin T.P.S.	613.060
4.	Mettur T.P.S.	411.730
Total TNEB Thermal		1445.279
5.	Neyveli T.S. I	264.873
6.	Neyveli T.S. II	551.828
7.	Kalpakkam (MADRASATOMIC PS)	210.040
8.	Hydro Generation	324.107
9.	Kadamparai Pump Mode	4.309
10.	Import from N.T.P.C.	159.289
11.	Net Export to Kerala	220.664
12.	Import from Manali	2.535
13.	Wind Mill Generation	.776
14.	Import from CCDP & Wind Mills (PVT)	64.848
15.	Narimanam, Basin Bridge GMR Vasavi, TCPL and HITEC	158.956
Nett TNEB Consumption		2957.558

The maximum grid demand and consumption during October '99 were 5,158 MW on 11.10.99 and 102,486 MU on 01.10.99 respectively. The average grid consumption in October '99 was 95.405 MU per day.

II. Hydro Inflows:

The Hydro inflows excluding Mettur for the months of July to October '99 were 554 MU against 545 MU in October '98 and the ten years average of 396 MU.

III

III. Storage Position:

The storage position in various reservoirs as on 01.11.'99 when compared to the storage as on 01.11.'98 was as follows:-

(Figures in MU)

Sl.No.	Name of the Group	Storage as on		Difference	
		1.11.'99	1.11.'98		
1.	Nilgiris	1170.780	1270.270	(-)	99.490
2.	P.A.P.	249.800	245.030	(+)	4.770
3.	Periyar	76.690	73.810	(+)	2.880
4.	Papanasam & Servalar	24.330	28.420	(-)	4.090
5.	Suruliyar	27.480	27.360	(+)	.120
6.	Kodayar	168.970	96.920	(+)	72.050
7.	Total Excluding Mettur	1718.050	1741.810	(-)	23.760
8.	For Mettur	192.480	85.530	(+)	106.950

IV. Performance of Thermal Stations:

I. Tuticorin (5 x 210 MW):

The details of generation at Tuticorin T.P.S. during October '99 were as follows:

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	91.00	134.05	85.80
II (210 MW)	95.90	141.61	90.60
III (210 MW)	83.10	120.21	76.90
IV (210 MW)	47.20	68.91	44.10
V (210 MW)	100.00	148.28	94.90

II. Ennore (2 x 60 MW + 3 x 110 MW):

The details of generation at Ennore T.P.S. during October '99 were as follows:

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (60 MW)	88.10	28.82	64.60
II (60 MW)	92.00	29.42	65.90
III (110 MW)	79.80	38.82	47.40
IV (110 MW)	0.00	0.00	0.00
V (110 MW)	85.70	39.23	47.90

III. North Chennai (3 x 210 MW):

The details of generation at North Chennai T.P.S. during October '99 were as follows:

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	45.06	52.16	33.38
II (210 MW)	99.96	110.64	70.81
III (210 MW)	99.57	121.41	77.71

IV. Mettur (4 x 210 MW):

The details of generation at Mettur T.P.S. during October '99 were as follows:

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	89.53	120.68	77.24
II (210 MW)	52.79	69.75	44.64
III (210 MW)	93.08	122.15	78.18
IV (210 MW)	73.77	99.15	63.46

v. Coal Particulars for October '99:

Sl.No.	Particulars	Tuticorin TPS	Mettur TPS	North Chennai TPS	Ennore TPS
1.	Coal Linkage (in lakh tonnes)	2.00	2.80	2.40	0.30
2.	Coal Receipt (-do-)	0.00	3.28	1.71	0.53
3.	Coal Consumption (-do-)	4.04	3.24	1.97	1.47
4.	Coal Stock as on 1.11.99 (-do-)	0.79	2.40	1.40	0.75
5.	Specific Coal Consumption (Kg./Kw. hr.)	0.659	0.786	0.692	1.082

vi. Auxiliary consumption and oil consumption during October '99:

Details	Name of the Thermal Power Station			
	Tuticorin	Ennore	Mettur	North Chennai
Specific Oil consumption (ML/Unit)	1.820	9.900	2.883	33.550
Auxiliary consumption (%)	7.50	15.00	8.53	10.32

VII. Important Circulars :**I. ENHANCED RATES OF DEARNESS ALLOWANCE :**

Enhanced Dearness Allowance rates effective from 1st July '99 to Government employees on deputation - Orders communicated vide Board's Lr. No. 76358/A17/A172/99-1, dt. 14.10.99.

II. LOANS AND ADVANCES :

Technical Education Advance - Both husband and wife employed in T.N.E.B. - Sanction of Technical Education Loan - Clarification issued vide Lr. No. 80961/A7/A72/99-1, dt. 15.10.99.

III. REVISION OF MISCELLANEOUS CHARGES :

Amendment to clause 38 - Schedule Part II of Terms and Conditions of supply of Electricity - Orders issued vide B.P. (FB) No. 189, Technical Branch, dt. 16.10.99.

IV. PROCEDURE FOR DEALING WITH EMPLOYEES :

Procedure for dealing with employees for bringing political and other outside influence - Instructions reiterated vide Board's Memo. (Per.) No. 52968/A18/A 183/99-1, dt. 27.10.99.

v. BONUS & EXGRATIA TO T.N.E.B. EMPLOYEES :

Bonus & Exgratia to employees of T.N.E.B. for 1998-99 orders issued vide B.P. Ch. No. 291, Secretariat Branch, dt. 30.10.99.

A.Rajagopala Rao,
Superintending Engineer/
Chairman's Office.

The following are the details of posts Created, Abolished, Upgraded and Downgraded during the month of October 1999.

A.Balasubramanian,
Chief Engineer/Personnel.

POSTS CREATED

Sl.No.	Details of Board's Order	Name of the Circle	Name of the Post	No. of Posts	Purpose for which the Posts were created	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P.(FB) No.31 (Adm.Br.) dt.1.10.99	Pudukottai EDC	Provincial 1. E.E./Elecl. 2. AEE/Elecl. 3. AE/JE(Elecl.) I Gr. 4. Draughtsman 5. Typist 6. Office Helper R.W.E. 7. Spl. Gr. F.M. 8. Tech. Asst. 9. Line Inspector 10. C.A. 11. Helper 12. Sweeper-cum-Gardener Total	1 5 1 1 1 1 1 5 4 1 8 1 30	Sanctioned for operation of 230/110 KV SS at Pudukottai	For a period of one year on or after the date of commissioning of the SS.
2.	Per. B.P. (Ch.) No.317 (Adm. Br.) dt. 6.10.99	Virudhunagar EDC	1. AE/JE(EI.) I Gr. 2. JE(EI.) II Gr. 3. Line Inspector 4. C.A. 5. Helper Total	1 4 6 1 2 14	Sanctioned for upgradation of Sattur SS from 66/11 KV to 110/11 KV (Non-Grid)	-do-
3.	Per. B.P. (Ch.) No. 318 (Adm. Br.) dt. 8.10.99	Vellore EDC	Provincial 1. AE/JE(EI.) I Gr. 2. Rev. Supervisor 3. I.A. 4. Assessor Total R.W.E. 1. Foreman I Gr. 2. Line Inspector 3. Comml. Insp. 4. Comml. Asst. 5. Wireman 6. Helper Total	1 1 1 2 5 2 1 1 1 7 7 19	Due to formation of Katpadi Taluk, those posts of P.K.Puram section were transferred from Thirupathur EDC along with 63 Nos. Distribution transformers and created in Vellore EDC.	For a period of one year from date of utilisation.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
4.	Per. B.P. (Ch.) No. 327 (Adm. Br.) dt. 22.10.99	Sivaganga EDC	1. AE/JE(EI.) I Gr. 2. JE (EI.) II Gr. 3. Line Inspector 4. Helper Total	1 4 4 2 11	Sanctioned for upgradation of Kalayarkoil SS from 66/11 KV to 110/11 KV (Non-Grid).	For a period of one year on or after the date of commissioning of the SS.
5.	Per. B.P. (FB) No. 32 (Adm. Br.) dt. 26.10.99	Thanjavur EDC	1. EE/Elecl. 2. AEE/Elecl. 3. AE/JE(EI.) I Gr. 4. Draughtsman 5. Typist 6. Office Helper 7. Spl. Gr. Foreman 8. Techl. Asst. 9. Line Inspector 10. Comml. Asst. 11. Helper 12. Sweeper-cum- Gardener Total	1 5 1 1 1 1 1 5 4 1 8 1 30	Sanctioned for operation of 230/ 110 KV SS at Thirukkanoorpatti	-do-
6.	Per. B.P. (FB) No. 33 (Adm. Br.) dt. 26.10.99	Tuticorin EDC	1. EE/Elecl. 2. AEE/Elecl. 3. Draughtsman 4. Typist 5. Office Helper 6. Spl. Gr. Foreman 7. Techl. Asst. 8. Line Inspector 9. Comml. Asst. 10. Helper 11. Sweeper-cum- Gardener Total	1 5 1 1 1 1 5 4 1 8 1 29	Sanctioned for operation of 230/ 110 KV SS at SIPCOT Industrial complex.	-do-
7.	Per. B.P. (Ch.) No.330(Adm. Br.) dt. 26.10.99	Theni EDC	1. AE/JE(EI.) I Gr. 2. JE(EI.) II Gr. 3. Line Inspector 4. Comml. Asst. 5. Helper Total	1 4 6 1 2 14	Sanctioned for operation of 110/22 KV SS (Non-Grid) at Bodinaickanur.	For a period of one year on or after the commissioning of the SS.
8.	Per. B.P. (Ch.) No.331(Adm.Br.) dt. 28.10.99.	Virudhunagar EDC	1. AE/JE(EI.) I Gr. 2. JE(EI.) II Gr. 3. Line Inspector 4. Comml. Asst. 5. Helper Total	1 4 4 1 2 12	Sanctioned for operation of 110/11 KV SS (Non-Grid) Aviyur.	For a period of one year from the date of utilisation.

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.317(Adm.Br.) dt. 6.10.99	Virudhunagar EDC	1. Techl. Asst. 2. Line Inspector 3. Helper Total	4 2 4 ----- 10 -----	Consequent on the upgradation of 66/11 KV SS into 110/11 KV SS (Non-Grid) at Sattur.	From the date of utilisation of the posts sanctioned for the upgrade 110/11 KV SS (Non-Grid).
2.	Per. B.P. (Ch.) No.318(Adm. Br.) dt. 8.10.99	Thirupathur EDC	Provincial 1. AE/JE/El. I Gr. 2. Rev. Supr. 3. I.A. 4. Assessor Total R.W.E. 1. Foreman I Gr. 2. Line Inspector 3. Comml. Inspr. 4. Comml. Asst. 5. Wireman 6. Helper Total	1 1 1 2 ----- 5 ----- 2 1 1 1 7 7 ----- 19 -----	Due to formation of Katpadi Taluk, these posts of P.K. Puram section were transferred to Vellore EDC and abolished in Thirupathur EDC	With immediate effect.
3.	Per. B.P. (Ch.) No.255 (SB) dt. 11.10.99	Board Office Sectt. Branch	1. AE/Elecl. 2. Assistant 3. Steno Typist 4. Typist 5. Office Helper 6. Police Constable 7. Record Clerk 8. Driver Total	1 2 1 1 1 2 2 1 1 ----- 10 -----	Consequent on Shifting of the Headquarters of the SE/APTS/Coimbatore to Chennai, the ten posts of staff under the control of SE/APTS/Coimbatore shall also be abolished.	-do-
4.	Per. B.P. (Ch.) No.327(Adm.Br.) dt. 22.10.99	Sivaganga EDC	1. Techl. Asst. 2. Line Inspector 3. Helper Total	4 2 4 ----- 10 -----	Consequent of the upgradation of 66/11 KV SS into 110/11 KV SS (Non-Grid) at Kalayarkoil	From the date of utilisation of the posts sanctioned for the upgraded 110/11 KV SS (Non-Grid).

POSTS UPGRADED

-NIL-

POSTS DOWNGRADED

1.	Per. B.P. (Ch.) No.255 (SB) dt. 11.10.99	Board Office Sectt. Branch	1. EE/El.	1	The post of SE/El. APTS/Chennai downgraded as Executive Engineer in the Per. B.P. (Ch.) No.226 (SB) dt. 1.9.99 be abolished.	With immediate effect.
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GENERAL ADMN. & SERVICES

PART-II

General Administration & Services

Memorandum (Permanent) No. 16297—A19/A192/99—2, (Sectt. Br.), dated 5—10—99.

Sub : Pension—Impounded arrears due to the Pensioners/family pensioners expired on or after 1—1—1996—Payment of Interest of arrears—Clarification—Issued.

- Ref : 1. Memo. No. 52496—Q2/98—1, dated 21—9—1998.
2. Govt. Lr. No. 6931/PC/99—1, dt. 10—2—1999.
3. CIAO/BOAB U.O. Note No. 41377/760/P1/Ull/99, dt. 4—8—1999.

The Board issued orders in (Per.) B.P. (Ch) No. 208 (SB) dated 18—8—1998 revising the pension and pensionary benefits to the retired employees of the Board. In para 7 of the said Board Proceedings, it has been ordered that out of the net arrears 50% shall be paid immediately and the balance 50% be paid on or after 1—7—2003 with interest admissible to General Provident Fund. A clarification has been issued subsequently in the memo. first cited that in the case of a pensioner/family pensioner expired on or after 1—1—1996, the entire amount of impounded arrears is payable to the spouse/legal heirs. In this connection a point has been raised whether the interest on the impounded arrears may be allowed in such cases.

2. It is clarified that if a pensioner or family pensioner happens to expire in the intervening period from 1—1—1996 to 1—7—2003 the entire impounded amount along with interest at the rates applicable to General Provident Fund shall be paid from 1—7—1998 up to the date of the death of the Pensioner to the spouse/legal heirs as the case may be.

(By Order of the Chairman)

G. Gnanaselvam
Secretary.

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Establishment—Tamil Nadu Electricity Board—Class I Service—Creation of one post of Consultant and appointment of Thiru S. Sowmyanarayanan, Additional Chief Engineer (Retired)—Orders—Issued.

(Per) B. P. (FB) No. 60

(Secretariat Branch)

Dated the 5th October, 1999.
Purattasi 18, Pramathi,
Thiruvalluvar Aandu-2030.

Read :

(Per.) B. P. (FB) No. 3, (SB) dt. 1—2—'99.

Proceedings :

Tamil Nadu Electricity Board hereby directs that one post of Consultant to the Tamil Nadu Electricity Board, in the rank of Additional Chief Engineer on payment of consulting fees of Rs. 1000/- per visit be created in the Office of the Chief Engineer/Operation, Chennai with effect from 1—8—99 F.N. onwards.

2. The Tamil Nadu Electricity Board also directs that Thiru S. Sowmyanarayanan, Retired Additional Chief Engineer be appointed as Consultant with effect from 1—8—99 F.N. onwards till the

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hearings is completed by the Central Regulatory Commission, after terminating his services as Officer on Special Duty on 31—7—99 A.N. He will be paid Rs. 1,000/- (Rupees one thousand only) per visit as Consultant fees.

3. The post sanctioned in para 1 above shall be placed under the control of Chief Engineer/ Operation.

4. The Consulting fees of Rs. 1,000/- per visit sanctioned in para 2 above shall be drawn and disbursed by Personal Assistant/Unit—V/Technical Branch.

5. The expenditure is debitable to “Tamil Nadu Electricity Board—Funds—Revenue Expenses—75—Employees Cost—75-1 Salaries—75-110 Salaries Provincial”.

(By Order of the Board)

G. Gnanaselvam,
Secretary.



சுற்றறிக்கை எண். 026744/596/நிகி/ஜி47/ஜி471/99—1, (நிர்வாகக் கிளை), நாள் 7—10—99.

பொருள் : அண்ணா பல்கலைக்கழகம், சென்னை-25 அவர்களின் பொறியியல் பாடநூல் வெளியீட்டுத் திட்டம்/குறு நூல்கள் எழுதுவது தொடர்பான நடவடிக்கை— குறித்து.

பார்வை : 1—9—99 நாளிட்ட துணை வேந்தர், அண்ணா பல்கலைக் கழகம், சென்னை-25 அவர்களின் கடித எண். 31732/வ.த.ம./90 இணைப்பு இசைவுப் படிவம்.

பார்வையில் கண்டுள்ள கடிதம்/பங்கேற்பு இசைவுப் படிவம் இத்துடன் இணைக்கப்பட்டுள்ளது. அதில் குறிப்பிட்டுள்ளவாறு, பாடநூல்/குறுநூல் எழுத விரும்பும் மின்வாரிய அனைத்து அலுவலர்கள்/பணி யாளர்களுக்கும் தெரிவிப்பது யாசெனில், அத்திட்டத்தில் சேர விருப்புகின்றவர்கள் அதில் குறிப்பிட்டுள்ள பங்கேற்பு இசைவுப் படிவத்தை பூர்த்தி செய்து நேரிடையாக ‘தனி அலுவலர், வளர் தமிழ் மன்றம், அண்ணா பல்கலைக் கழகம், சென்னை-600 025’ என்ற முகவரிக்கு அனுப்பி, அதன் நகலை இவ்வலுவலகத்திற்கு அனுப்பிவைக்கும்படிக் கேட்டுக் கொள்ளப்படுகிறார்கள். மேலும், நூல் எழுதிடத் தேர்வு பெறும் அலுவலர்கள்/ஊழியர்கள் நூல் எழுதிட செலவுத் தொகையும் இராயல்டியின் முன் பணமும் பெறுவதற்கு முன் வாரியத்தின் அனுமதியினைப் பெறும்படிக் கேட்டுக்கொள்ளப்படுகிறார்கள்.

2. மேற்கூறிய தகவல்களை உடன் அனுப்பியும், இச்சுற்றறிக்கையைப் பெற்றமைக்கான ஒப்புக்கையினை அனுப்பிவைக்கும்படியும் கேட்டுக்கொள்ளப்படுகிறார்கள்.

இணைப்பு : மேற்குறிப்பிட்டவை.

அ. பாலசுப்ரமணியன்,
தலைமைப் பொறியாளர்/பணி அமைப்பு.

அண்ணா பல்கலைக்கழகம்

சென்னை-600 025.

பேரா. ஆ. கலாநிதி

தொலைபேசி : 2351445

தந்தி : ANNATECH

தொலைநகல் : 91-44-2350397

மின்னஞ்சல் : Knidnr @ annaunivedu

கடித எண். 31732/வ.த.ம./90, நாள் : 1—9—99

அன்புடையீர்,

வணக்கம்,

பொறியியல் பாட நூல்களைப் பெருமளவில் வெளியிடும் பொறுப்பினை அண்ணா பல்கலைக் கழகம் ஏற்றுக் கொண்டுள்ளது என்பதை அறிவீர்கள். தமிழக அரசு அண்ணா பல்கலைக்கழகத்தில் பதிப்பு மையம்

ஒன்றை நிறுவ ரூ. 5,00,000 நிதியுதவி செய்ததுடன் பாடநூல் வெளியீட்டுக்குச் சுழல் நிதி வழங்கியும் ஊக்கமளித்துள்ளது. இச்சூழலில் ஆண்டொன்றுக்குக் குறைந்தது 10 பாடநூல்களை வெளியிடுவதுடன் பொது மக்களின் பயன்பாட்டிற்கான குறு நூல்கள் (50 பக்கம் முதல் 100 பக்கத்திற்குள்ளாக) 25ஐயும் வெளியிடப் பல்கலைக்கழகத்தின் பதிப்புக் குழு முயற்சிகள் மேற்கொண்டு வருகிறது என்பதையும் தங்களுக்குத் தெரிவித்துக் கொள்ள விரும்புகிறேன்.

இத்திட்டத்தில் பங்கு கொண்டு தங்கள் நிறுவனத்தில், பணிபுரியும் ஆசிரியர்/பொறியாளர்களை நூல் எழுதும் பணியில் ஈடுபடுத்துமாறு தங்களை வேண்டுகிறேன். வேலைப் பணிகளுக்கிடையே முழுமையான நூலை எழுத இயலில்லையென்றாலும் குறுநூல் ஒன்றினை எழுதுவதையும் வரவேற்கிறோம். சக நூலாசிரியர்கள் கிலுடன் சேர்ந்து கூட்டாக நூல் எழுத இயலுமென்றாலும் அம்முயற்சியை வரவேற்றுப் பயன்படுத்திக் கொள்ள பாடநூல் வெளியீட்டுக்குழு தயாராக உள்ளது. எனவே, இத்திட்டத்தைத் தங்கள் நிறுவனத்தில் பரவலாக அறிமுகப்படுத்த வேண்டுகிறேன். இத்திட்டத்தில் பங்குபெற விழையும் நூலாசிரியர்களுக்கு இத்துடன் இணைக்கப்பட்டுள்ள படிவத்தில் நகல் ஒன்று தந்து படிவங்களை 30—9—99க்குள் “தனி அலுவலர், வளர் தமிழ் மன்றம், அண்ணா பல்கலைக் கழகம், சென்னை-600025” என்ற முகவரிக்கு அனுப்ப வேண்டுகிறேன்.

நூல் எழுதும் பணியில் ஈடுபடுவோருக்குச் செலவுத் தொகையும், இராயல்டி முன்பணமும் வழங்கத் திட்டத்தில் வகை செய்யப்பட்டுள்ளது. நூல் எழுதப் பணிக்கப்படும்போது செலவுத் தொகையில் ஒரு பகுதி (முழுப் பாடநூல்களுக்கு ரூ. 2000/- குறு நூல்களுக்கு ரூ. 500/-) முன்பணமாக வழங்கப்படும் என்பதையும் தெரிவித்துக் கொள்கிறேன்.

பங்கேற்பு இசைவுப் படிவங்கள் ஐந்து இத்துடன் இணைக்கப்பட்டுள்ளன. தங்கள் நிறுவனத்தில் ஐந்துக்கு மேற்பட்டோர் நூல் எழுத முன் வருவார்களெனில் கூடுதல் படிவங்களைத் தேவையான எண்ணிக்கையில் Xerox எடுத்துப் பயன்படுத்த வேண்டுகிறேன்.

தங்கள் பதிலை விரைந்து அனுப்புமாறு வேண்டுகிறேன்.

நன்றி.

அன்புடன்,
(ஒப்பம்).....
துணைவேந்தர்.

பெறுநர் :

தலைமைப் பொறியாளர், மின்சார வாரியம், சென்னை-600 002.

அண்ணா பல்கலைக்கழகம்

பொறியியல் பாடநூல் வெளியீட்டுத் திட்டம்

பங்கேற்பு இசைவுப்படிவம்

பெயர்	—
பதவி	—
துறை	—
பணிபுரியும் நிறுவனம் (முகவரியுடன்)	—
1. தாங்கள் எழுதவிரும்பும் நூலின் தலைப்பு	—
2. நூலின் தன்மை	—

பாடநூல்:	ஆய்வு நூல்	பொதுமக்கள் பயன்பாட்டு நூல்
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குறிப்பு : கட்டங்களில் கொடுக்கப்பட்டுள்ளவற்றில் உரியதை மட்டும்/செய்ய வேண்டுகிறேன்.

3. பாடநூல் எனில் எந்தப் பாடத் திட்டத்திற்காக —
எழுதப்படும்?

4. நூலின் தோராய பக்கங்கள் —

5. நூல் எழுதும் பணியில் தங்களுடன் பிற ஆசிரியர்கள் கூட்டுச் சேர்வதாயிருப்பின் அவர்களது பெயர் —

குறிப்பு : ஒன்றுக்கு மேற்பட்ட ஆசிரியர்கள் சேர்ந்து நூல் எழுதுவதாயிருப்பின் ஒரு நூலுக்கான நூலாசிரியர்கள் படிவங்கள் அனைத்தும் இணைத்து அனுப்ப வேண்டுகிறேன்.

6. எழுதப்பட்ட நூல்கள் மதிப்பீடு செய்யும் பணியை மேற்கொள்ள விழைவு உண்டா? —

7. தாங்கள் தமிழில் ஏற்கெனவே நூல்கள் எழுதியிருப்பின், விவரங்கள் பின்புறம் தருக. —

கையொப்பம்

இடம் :

தேதி :

நிறுவனத்தலைவர் பரிந்துரை.

இடம் :

நிறுவனத் தலைவர் கையொப்பமும்

தேதி :

அலுவலக முத்திரையும்

(உண்மை நகல்)



Establishment—Tamil Nadu Electricity Board—Functions of Superintending Engineer/Anti Power Theft Squad/Chennai—Diversion of one Assistant Executive Engineer/Electrical from the Office of the Superintending Engineer/Anti Power Theft Squad/Coimbatore to Office of Superintending Engineer/Anti Power Theft Squad/Chennai—Abolition of certain posts—Orders—Issued.

(Permanent) B.P. (Ch.) No. 255

(Secrett. Branch)

Dated the 11th October '99.
Purattasi 24, Pramathi,
Thiruvalluvar Aandu 2030.

Read :

(1) (Per.) B.P. (Ch) No. 226, (SB), dated 1—9—'99

(2) (Per.) B.P. (Ch) No. 238, (SB), dated 14—9—'99.

Proceedings :

In the Board's Proceedings first cited, Orders were issued for downgrading the post of Superintending Engineer/Anti Power Theft Squad/Chennai as Executive Engineer/Electrical. In the Board's Proceedings second cited, Orders were issued for shifting the Head Quarters of Superintending Engineer/Anti Power Theft Squad/Coimbatore to Chennai.

2. Consequent on shifting the Head Quarters of Superintending Engineer/Anti Power Theft Squad/Coimbatore to Chennai, the Superintending Engineer/Anti Power Theft Squad/Chennai is hereby directed to attend the works hitherto attended to by both the Anti Power Theft Squad Circles at Chennai and Coimbatore and to supervise the functions of all the six Executive Engineers/Anti Power Theft Squad (Chennai, Trichy, Madurai, Salem, Coimbatore and Vellore).

3. It is hereby ordered that the post of Executive Engineer/Electrical downgraded in the Board's Proceedings first cited be abolished with immediate effect.

4. It is also ordered that one post of Assistant Executive Engineer/Electrical which is now in existence in the Office of the Superintending Engineer/Anti Power Theft Squad/Coimbatore be diverted to the Office of the Superintending Engineer/Anti Power Theft Squad/Chennai, so as to take followup action on the works of Executive Engineers/Anti Power Theft Squad/Coimbatore, Salem and Vellore.

5. Consequent on shifting of the Head-Quarters of the Superintending Engineer/Anti Power Theft Squad/Coimbatore to Chennai, the following ten (10) posts which are now in existence at Coimbatore shall also be abolished with immediate effect :-

1. Assistant Engineer/Elecl.	:	One
2. Assistants	:	Two
3. Steno typist	:	One
4. Typist	:	One
5. Office Helper	:	One
6. Police Constable	:	Two
7. Record Clerk	:	One
8. Driver	:	One
Total	:	<u>Ten</u>

6. It is also ordered that the following articles hitherto utilised by the Superintending Engineer/Anti Power Theft Squad/Coimbatore be shifted to the Office of the Superintending Engineer/Anti Power Theft Squad/Chennai :—

- (i) Computer with all peripherals and furniture.
- (ii) Typewriter.
- (iii) Furniture of the Office Staff and for keeping records.
- (iv) All Records and Documents etc.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.



Memorandum (Permanent) No. 77071/A23/A231/99-1, (Secretariat Branch), Dated : 15-10-'99.

Sub : Establishment—Board Office—Punctuality in Attendance and Maintenance of Movement Control Register—Instructions—Reiterated.

- Ref :
- i) B.P. Ms. (Ch) No. 27, (Sectt. Br.) dt. 19-1-85.
 - ii) Circular Memo. No. 32023/O&M. I(3)/99-1, dt. 4-5-'99.
 - iii) Board's Memo. No. 44356/O&M. I(3)/99-1, dt. 16-6-'99.
 - iv) Board's Memo. No. 58952/A23/A231/99-1, dt. 6-8-'99.
 - v) Board's Memo. (Per.) No. 62220/A23/A231/99-1, dt. 20-8-99.

In the references cited, various instructions have been issued that the punctuality in Attendance by 10.30 a.m. for Officers and Staff should be ensured. Instructions were also issued to curb absenteeism from the seats by the Staff for long interval. Even after repeated instructions issued, it is noticed that scores of employees are loitering in the Complex during Office hours without valid reasons. Such Tendencies of Staff should be curbed immediately.

2. It has therefore become necessary to reiterate the instructions already issued in regard to punctuality in Attendance, Control of the movement of the Staff and effective instructions to Duty Officers. Hence, the following instructions are reiterated :—

- 1) The punctuality in attendance by 10.30 a.m. for Officers and Staff should be ensured. For genuine reasons only, a grace time of 10 minutes will be allowed and it should not be availed in routine manner.

- 2) The Duty Officers should make surprise checks of the areas allotted to them and the checks should be staggered, i.e. they should not choose particular time for surprise check for all the days in a week. At present the entries in the Movement Control register are stereo-typed and time taken by each employees is more than 10 minutes every time for going Coffee. The Duty Officers/Controlling Officer should also satisfy themselves about the reasons for absence entered in the Movement Control Register.
- 3) As per rules the lunch interval shall be half an hour between 1.30 p.m. and 3.00 p.m. It is seen from practice that employees are availing themselves more than half an hour for lunch. This should be effectively curbed.
- 4) The Duty Officers/Controlling Officers should make a surprise check of the areas allotted to them and ensure that the Staff are attending the Office in time and leaving the Office after 5.00 p.m. A Certificate to this effect may be sent to A 23 Section/ Board Office Secretariat Branch every week.

3. These instructions shall be applicable to all the Offices in the Head Quarters Office in the Electricity Board Complex including the Office of the Chief Engineer/Distn. Chennai, Superintending Engineer/Chennai Electricity Distribution Circle/North and Superintending Engineer/Chennai Development Circle.

4. Receipt of this Memorandum should be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.



Letter No. 80961/A7/A72/99—1, (Secretariat Branch), Dated the 15th October 1999.

Sub: Loans and Advances—Technical Education Advance—Both husband and wife employed in Tamil Nadu Electricity Board—Sanction of Technical Education Loan—Requested—Clarification—Issued.

Ref: Your Lr. No. 25682/498/CI/98—1 dt. 21—10—98.

With reference to your letter cited, I am to clarify that Technical Education Loan can be sanctioned to one ward only, even if both the husband and wife are employed in the Tamil Nadu Electricity Board.

G. Gnanaselvam,
Secretary.



மேற்குறிப்பாணை எண் 72786/ஏ7/ஏ72/99—1, (செயலகக்கிளை), நாள் : 15—10—1999

பார்வை : 22—9—99 நாளிட்ட அரசுச் சிறப்புச் செயலாளர்/நிதி (சம்பளங்கள்) துறை தலைமைச் செயலகம், சென்னை-600 009 அவர்களின் கடித எண் 49367/சம்பளங்கள்/99—1.

நகல் தகவலுக்காகவும், வழிகாட்டலுக்காகவும் (Guidance) அனுப்பி வைக்கப்படுகிறது.

இணைப்பு :—1

கோ. ஞானசெல்வம்,
செயலர்,

நகல் :

22—9—99 நாளிட்ட திருமதி கிரீஜா வைத்தியநாதன், இ. ஆ. ப., அரசுச் சிறப்புச் செயலாளர், நிதித் (சம்பளங்கள்) துறை, தலைமைச் செயலகம், சென்னை-600 009 அவர்களிடமிருந்து அனைத்துத்துறை அரசுச் செயலாளர்கள் மற்றும் இன்னபிற அனைத்து அலுவலர்களுக்கும் விலாசமிட்ட கடித எண். 49367/சம்பளங்கள்/99—1-ன் நகல்.

பொருள் : கடனும் முன்பணமும் அரசு ஊழியர்கள் மோட்டார் கார்/மோட்டார் சைக்கிள்/ஸ்கூட்டர்/மொபட் வாங்க வாகன முன்பணம் வழங்குதல்
தெளிவுரை வழங்கப்படுகிறது.

பார்வை : கல்லூரிக் கல்வி இயக்குநரின் கடிதம் ந. க. எண். 24941/ஓம்2/99 நாள் 23—6—99.

பார்வையில் உள்ள கல்லூரிக் கல்வி இயக்குநரின் கடிதத்தில் கோரப்பட்டுள்ள விவரங்களுக்கு பின்வருமாறு தெளிவுரை வழங்கும்படி பணிக்கப்பட்டுள்ளேன் :

எழுந்துள்ள சந்தேகம்

1. வாகனமுன்பணம் பெற்ற அரசுப் பணியாளர் வாகன முன்பணத்திற்கான காசோலையை வாகன விற்பனையாளரிடம் ஒப்படைத்த பிறகு முன்பண ஒப்பளிப்பு வழங்கப்பட்ட வாகனத்திற்கு பதிலாக வேறுவாகனம் வாங்க சம்பந்தப்பட்ட துறைத் தலைவரிடம் அனுமதி கோருவதை அனுமதிக்கலாமா? சில இனங்களில் மேலே குறிப்பிட்டவாறு முதலில் விண்ணப்பித்துவிட்டு காலதாமதத்தைத் தவிர்க்கும் பொருட்டு வேறு வாகனம் வாங்கியதற்கு பின் ஏற்பு கோரப்படுகிறது. மேற்படி பின் ஏற்பு வழங்கலாமா?
2. ஏற்கனவே அரசால் அங்கீகரிக்கப்பட்ட பட்டியலில் இடம் பெற்றுள்ள பிரான்ட் நேமில் (Brand Name) மோட்டார் சைக்கிள்/ஸ்கூட்டர்/மொபட் புதிதாக அறிமுகப்படுத்தப்படும் வாகனத்தை வாங்க முன்பணம் வழங்கலாமா? புதிதாக அறிமுகப்படுத்தப்படும் வாகனம் அரசால் அங்கீகரிக்கப்பட்ட பட்டியலில் இடம் பெற்றிருக்காது.
3. மோட்டார் கார் வாகனத்தைப் பொறுத்தவரை அங்கீகரிக்கப்பட்ட பட்டியல் ஏதும் அரசால் வெளியிடப்படவில்லை. இந்நிலையில் எந்த இலகுரக வாகனம் வாங்க விண்ணப்பித்தாலும் முன்பணம் ஒப்பளிக்கலாமா?
4. அரசு ஊழியர் வாகன முன்பணம் பெற்று வாங்கப்பட்ட வாகனம் வாகன முன்பணம் பிடித்தம் செய்து கொண்டிருக்கும்போதே காணாமற் போய்விட்ட பட்சத்தில் வாகன முன்பணம் வட்டியுடன் முழுமையாக பிடித்தம் செய்யப் படவேண்டுமா? அல்லது முன்பணம் பெற்றவர் விரும்பும் பட்சத்தில் வாகன முன்பணம் மாதா மாதம் பிடித்தம் செய்யப்படலாமா?

தெளிவுரை

வாகன முன்பணம் வேண்டி விண்ணப்பித்த அரசு ஊழியர் முன்பணம் வேண்டி விண்ணப்பித்தபோது வாங்க உத்தேசித்திருந்த வாகனத்தை விடுத்து வேறு வாகனம் வாங்க எண்ணினால் வாகன முன்பணத்திற்கான காசோலை பெறும் முன்பே துறைத் தலைவரின் முன் அனுமதி பெறவேண்டும். காசோலை பெற்ற பின்பு வேறு வாகனம் வாங்க அனுமதி கோருவதை அனுமதிக்கக்கூடாது.

அங்கீகரிக்கப்பட்ட வாகனங்களின் பட்டியலில் இடம் பெறாத புதிதாக அறிமுகப்படுத்தப்படும் வாகனம் வாங்க முன்பணம் கோரி விண்ணப்பங்கள் பெறப் படின் அவை நிராகரிக்கப்படலாம். அரசு அறிவித்துள்ள பட்டியலில் உள்ள வாகனங்களுக்கு மட்டுமே முன்பணம் வழங்க இயலும்.

மோட்டார் கார் வாகனத்தைப் பொறுத்தவரை மகிழுந்து / 8 இருக்கைகள் கொண்ட மாருதி ஆம்னி வேன்களை வாங்க முன்பணம் வழங்கலாம்.

அரசு முன்பணம் பெற்று வாங்கப்பட்ட வாகனம் முன்பணம் முழுவதும் வட்டியுடன் பிடித்தம் செய்யப்படும் முன்பே காணாமற் போய் விட்டால் வாகனம் காணாமற்போனது குறித்து சம்பந்தப்பட்ட காவல் நிலையத்தில் புகார் செய்யப்பட்டு, முதல் தகவல் அறிக்கை பதிவு செய்யப்பட்டு காவல் துறையினர் வாகனத்தை கண்டு பிடிக்க இயலவில்லை என அறிவிக்கும்பட்சத்தில் முன்பணம் பெற்ற அரசு ஊழியர் தன் விருப்பப்படி நிலுவையில் உள்ள முன்பணத்தை வட்டியுடன் மொத்தமாகவோ/மாதாந்திர தவணைகளிலோ திருப்பிச் செலுத்த அனுமதிக்கலாம். மேற்படி நடவடிக்கைகள் முடிவு பெறும்வரை முன்பணம் பிடித்தம் மாதந்தோறும் தடையின்றி தொடர்ந்து செய்யப் படவேண்டும். ஆனால் காணாமற்போன வாகனம் முழுமையான காப்புறுதி (Comprehensive Insurance) முறையில் காப்பீடு செய்யப்பட்டிருப்பின், காப்பீடு நிறுவனம் வழங்கும் இழப்பீடு தொகை முழுவதையும் உடனடியாக அரசுக்கணக்கில் செலுத்தி மீதமுள்ள தொகை மற்றும் வட்டியை மொத்தமாகவோ மாதாந்திர தவணைகளிலோ திருப்பிச் செலுத்த அனுமதி வழங்கலாம்.

தங்கள் உண்மையுள்ள,
(ஓம்)

அரசு சிறப்புச் செயலாளருக்காக.

(உண்மை நகல்)

Memorandum (Permanent) No. 76347/A3/A31/99—1, (Secretariat Branch), dated 20—10—99.

Sub : Establishment—Tamil Nadu Elec. Board—Fixation of pay on regular promotion after getting two increments for completion of 10/9 years of service in lower post—Revised orders—Issued.

- Ref : 1. Memo. (Per.) No. 55536/R1/82—2, dt. 12—1—83.
 2. (Per.) B.P. (FB) No. 58, (SB) dated 18—7—'98.
 3. (Per.) B.P. (FB) No. 59, (SB) dated 18—7—'98.

In the Board's Memo. first cited, it was ordered that in cases of employees who were promoted after grant of the two increments benefit for completion of 10/9 years of service in the lower post, but before the date of accrual of next increment which was advanced, pay in the promoted post should not be fixed under Service Regulation 33 (b) of Tamil Nadu Electricity Board Service Regulations, but it should be fixed at the next stage only.

2. In view of the above orders, the various options including 5% benefit under Service Regulation 33 (b) permitted for promotion fixation were not allowed to the above employees resulting in hardship. The Tamil Nadu Electricity Board Engineers' Association has requested to modify the above orders and to remove such hardship. The request has been examined.

3. After careful consideration, it has been decided to modify the orders in Memo (Per.) No. 55536/R1/82—2, dated 12—1—83, in order to ensure that the benefit of options available before all the employees on promotion is equal.

4. In pursuance of the above decision, it is hereby ordered that, in supersession of the orders issued in the Memo. (Per.) No. 55536/R1/82—2, dated 12—1—83, the employee who has been allowed two increments (including the normal increment falling due thereafter) for completion of 10/9 years of service, when promoted/appointed to a higher post carrying higher duties and responsibilities, on a date prior to the date of actual accrual of his next increment which has been advanced, shall choose any one of the following two methods for fixation of pay in the promoted post :-

- (i) fixation under S.R. 33 (b) of the T.N.E.B. Service Regulations with the 5% benefit on the date of promotion itself by withdrawing the increment which was not actually accrued but only advanced.
- (ii) to continue to draw the same pay as was fixed on completion of 10/9 years of service from the date of promotion till the date of next increment in the lower post and refixation under S.R. 33 (b) of the T.N.E.B. Service Regulations with the 5% benefit on the date of accrual of next increment in the lower post."

5. The above orders shall be effective from 1—12—96.

6. Consequent upon the orders issued in para-4 above, it is also ordered that all those employees, who were promoted after 1—12—96 and after the grant of the two increment benefits for completion of 10/9 years of service in the lower post but before the date of actual accrual of next increment which was advanced and got their pay fixed at the next stage in the scale of pay applicable for the promoted post and suffered hardship, shall be permitted to exercise a revised option for fixation of pay in the promoted post under any one of the two methods ordered in para-4 above, within two months from the date of issue of this order. However, if a Senior exercises option with reference to sub-para (i) in para-4 above, he cannot claim rectification of pay anomaly on par with his Junior who exercises option with reference to sub-para (ii) in para-4 above and pay fixed, since this option is also open to the Senior.

7. Revision of option on account of any other reason than that covered by the orders in para-4 above, shall not be permitted.

(By Order of the Chairman)

G. Gnanaselvam,
 Secretary.

Circular No. 43912/148/F-24/F-241/98-8, (Audit Branch), dt. 21-10-99 received along with U.O. Note No. 43912/148/F24/F241/98 9 (Audit Branch) dt. 21-10-99.

Sub: R.W.E. Staff retired prior to 1-7-1986—Sanction of Pensionary benefits requested—Orders of Division Bench of Chennai High Court dt. 7-11-97 set aside by Supreme Court of India in its order dated 26-3-99—Orders communicated.

A copy of the Judgement arising out of Petitions for Special Leave to Appeal (Civil) No. 3318 to 3322 of 1998 issued by Supreme Court of India, New Delhi dt. 26-3-1999 is enclosed. In the said order, the Supreme Court has set aside the Judgement dated 7-11-1997 of Division Bench of Chennai High Court (W.A. No. 523 to 527 of 1995) and uphold the decision of the Board in introducing Pension Scheme prospectively with effect from 1-7-1986 to all Regular Work Establishment Staff.

The Claim Petitions etc., if any filed by the Regular Works Establishment Staff retired prior to 1-7-1986 may be suitably replied/contested based on the Supreme Court verdict.

Sd./xxxxx

Encl :

Dy Chief Internal Audit officer.

Copy of :

IN THE SUPREME COURT OF INDIA
CIVIL APPELLATE JURISDICTION

Civil Appeal Nos. 1721-1725 of 1999 (Arising out of SLP (C) Nos. 3318-3322 of 1998)

Tamil Nadu Electricity Board

Appellant

Versus

R. Veerasamy, & Ors.

Respondents

J U D G M E N T

K. Venkataswami J.

Leave granted.

The law on the common issue that arises for decision in these cases is well settled and therefore, we do not propose to write a detailed judgment. The common issue that arises in all these cases can be broadly stated as follows:—

“Whether the appellant-Board has acted illegally or contrary to law in introducing a pension scheme to the employees, who were hitherto not governed by such pension scheme, prospectively from 1-7-1986. To put it differently, whether the employees (respondents) who were all retired before 1-7-86 after receiving all retiral benefits available to them as per the law existing on their dates of retirement, can compel the appellant-Board to extend the benefit of newly introduced pension scheme with retrospective effect.”

Let us now give facts in brief to appreciate the common issue raised in these cases.

The appellant-Board was brought into existence on 1-7-57 in accordance with Section 5 of the Indian Electricity (Supply) Act, 1948 (hereinafter called the 'Act'). The employees of the Electricity Department of the Govt. of Tamil Nadu were transferred to the appellant-Board on and from 1-7-57 and the erstwhile employees of the Government became the employees of the Board. It is not in dispute that the employees (respondents), termed as workmen in Regular Work Charged Establishment, were governed by Contributory Provident Fund Scheme on the date when they were transferred from Electricity Department of Tamil Nadu to the appellant Board. It is also not in dispute that on their retirement prior to 1-7-86 all the employees (respondents), who were governed by the Contributory Provident Fund Scheme, had received all retiral benefits in full settlement.

B.B.—3 (Oct. 99)

After the formation of the appellant-Board, separate proceedings were issued in all matters connected with it by virtue of powers conferred under Section 79 of the Act including pension regulations after taking into account the financial commitment involved in adopting Government orders in the matter of terminal benefits as well as the service conditions of the employees. It appears that the Government of Tamil Nadu in G.O. M.S. No. 797 dated 30—6—1969 introduced pension scheme to its employees who were not governed earlier by such pension scheme. However, the appellant-Board had not adopted the orders issued by the Government in G.O. No. 797 dated 30—6—1969. It is a fact that the employees (respondents) were making representations to the appellant-Board from time to time to extend the benefit of pension scheme to those who were hitherto governed by Contributory Provident Fund Scheme. It is also a fact that the appellant-Board acted upon such representation and it had to comply with certain formalities before introducing the pension scheme. After getting exemptions from the purview of the Family Pension Scheme, 1971 and Employees Deposit linked Insurance Scheme, 1976 from the Central Government, the appellant-Board could introduce the pension scheme w.e.f. 1—7—1986. The retired employees (respondents), aggrieved by the prospective introduction of the pension scheme from 1—7—1986, moved the High Court to quash that part of the Board's proceedings in BP MS (FB) No. 5 dated 26—6—1986 which fixed the date of the application of the proceedings on or after 1—7—1986.

A learned Single Judge of the High Court in his elaborate judgment found that the date fixed as 1—7—1986 is neither arbitrary nor offends Article 14 of the constitution of India and consequently dismissed the writ petition. The retired employees (respondents) moved the Division Bench of the High Court. The learned Judges accepted the contention of the Learned counsel for the Electricity Board that the ratio laid down by this Court in **D.S. Nakara & Ors. Vs. Union of India** [1983 (1) SCC 305] may not apply to the facts of the case. However, the Division Bench held that the retired employees (respondents) are entitled to the benefit of the pension scheme though they had retired long before the introduction of the pension scheme mainly on the ground that it was because of the delay on the part of the Electricity Board in bringing into existence the pension scheme, the erstwhile employees (respondents) were deprived of the benefit of such pension scheme. The learned Judges observed as under :—

“ But the contention is whether the Board can extend the benefits giving a cut off date without any nexus to the policy of extending the pension scheme. In this connection we have already noticed that the regular workmen of the work charged establishment had been making representations, for extension of the scheme for more than ten years. The mere delay on the part of the Board in issuing the impugned proceedings and stating that from the date of the proceedings only the benefit will be extended to is in our opinion arbitrary and without any nexus to the policy of extension of the scheme. We are clearly inclined to agree with the Petitioners that the scheme should be extended to all regular work charged establishment personnels retiring/expiring even before 1—7—1986. But, the actual benefits will be extended to only from the date of the proceedings viz., 26—6—1986. In this view of the matter, the writ appeals are allowed. Consequently the writ petitions will stand allowed. The order in the writ petitions shall not be interpreted to mean that the impugned Board's proceedings have been struck off, but on the other hand it shall mean that the benefit of pension shall be extended to all the regular work charged establishment personnels irrespective of the date of retirement. But, the benefits shall be given only with effect from the date of the proceedings of the Board viz. 26—6—1986 provided the amounts paid under Provident Fund Scheme are adjusted. The Respondents are directed to give effect to this order by effecting payment to all the eligible retirees with all other incidental benefits. There will be no order as to costs in these writ appeals.”

Aggrieved by the judgment of the Division Bench of the Madras High Court, these appeals by special leave are preferred by the Tamil Nadu Electricity Board,

As noticed earlier, the law is very well settled on the issue on hand. In the latest judgment dated 9—10—1998 of this Court in **V. Kasturi vs. Managing Director, State Bank of India, Bombay & Anr.** [1998 (8) SCC 30] after noticing all the judgments of this Court up to that date on this issue, it was held as follows :

“However, if an employee at the time of his retirement is not eligible for earning pension and stands outside the class of pensioners, if subsequently by amendment of the relevant pension rules any beneficial umbrella of

pension scheme is extended to cover a new class of pensioners and when such a subsequent scheme come into force, the erstwhile non - pensioner might have survived, then only if such extension of pension scheme to erstwhile non-pensioners is expressly made retrospective by the authorities promulgating such scheme, the erstwhile non-pensioner who has retired prior to the advent of such extended pension scheme can claim benefit of such a new extended pension scheme. If such new scheme is prospective only, old retirees non-pensioners cannot get the benefit of such a scheme even if they survive such new scheme. They will remain outside its sweep. The decisions of this Court covering such second category of cases are **Commander Head Quarter vs. Cap. Biplabendra Chanda and Govt. of I.N. vs. K. Jayaraman and Others** to which we have made a reference earlier. If the claimant for pension benefits satisfactorily brings his case within the first category of cases, he would be entitled to get the additional benefits of pension computation even if he might have retired prior to the enforcement of such additional beneficial provisions. But if on the other hand, the case of a retired employee falls in the second category, the fact that he retired prior to the relevant date of the coming into operation of the new scheme would disentitle him from getting such a new benefit."

This Court in **Union of India & Ors Lieut (Mrs) E. Lacats** [1997 (7) SCC 334]. to which one of us (sujata V. Manohar J.) was a party, had considered case similar to the one on hand and held as follows:

"The respondent, therefore, cannot claim the benefit of a scheme which came into operation from a date subsequent to the date of her retirement. The respondent also did not contend either before the High Court or in the grounds of appeal before us that a cut off date for grant of pensionary benefits is arbitrary or unreasonable. Even otherwise in view of the fact that a study team was first appointed and pursuant to its report certain benefits were given after considering the report of the study group would show that the cut-off date had a logical nexus with the decision to grant these benefits on the basis of the report of the study team. Fresh financial benefits which are conferred also have to be based on proper estimates of financial outlay required. Bearing in mind all relevant factors, if such a benefit is conferred from a given date, such conferment of benefits from a given date cannot be considered as arbitrary or unreasonable."

In **Hari Ram Gupta** (dead) through **L. R. Kasturi Devi vs. State of U.P.** [1998 (6) SCC 328], this Court held as follows:—

"9. The only other question that survives for our consideration is whether the ratio in **Nakara** case will assist the appellant in getting the relief sought for. In **D.S. Nakara vs. Union of India** the question for consideration before this Court was whether on the basis of date of retirement the retirees can be classified into different groups and thereupon make provision granting some benefits to one group denying the others. In the aforesaid case, the provisions for pension were applicable to all retirees and therefore, pensioners from a class as a whole. But when the Liberalised Pension Scheme was introduced, the said Scheme was made applicable to a group of pensioners and not to all and therefore, it was held by this Court that pensioners form a class as a whole and cannot be micro-classified by an arbitrary, unprincipled and unreasonable eligibility criterion. It is to be noted that the aforesaid judgment was considered by this Court in the subsequent Constitution Bench judgment of **Krishena kumar. vs. Union of India** wherein the decision of **Nakara** was explained and it was held that the pension retirees and provident fund retirees do not form one homogeneous class and on the other hand, the Rules governing the provident fund and its contribution are entirely different from the Rules governing pension and therefore, it would not be reasonable to argue what is applicable to the pension retirees must also equally be applicable to provident fund retirees. It was further held in the aforesaid case that the rights of each individual retiree finally crystallised on his retirement whereafter no continuing obligation remained in case of those who are governed by Provident Fund Rules whereas in case of pension retirees, the obligation continues till the death of the employee. This Court categorically held that **Nakara** cannot be an authority for the decision in **Krishena Kumar-In Union of India vs. P.N. Menon** a similar question came up

for consideration and distinguishing Nakara and following Krishena Kumar and other, similar cases, the Court held that whenever the Government or an authority, which can be held to be a State within the meaning of Article 12 of the Constitution, frames a scheme for persons who have superannuated from service due to many constraints, it is not always possible to extend the same benefits to one and all irrespective of the dates of superannuation. As such, any revised scheme in respect of post-retirement benefits, if implemented with a cut-off date, which can be held to be reasonable and rational in the light of Article 14 of the Constitution, need not be held to be invalid. Whenever a revision takes place, a cut-off date becomes imperative because the benefit has to be allowed within the financial resources available with the Government. When the army personnel claimed the same pension irrespective of their date of retirement, this Court in the Constitution Bench case of the **Indian Ex-Services League vs. Union of India** considered the grievance of ex-servicemen who had laid the claim on the basis of Nakara but ultimately negated the same and followed Krishena Kumar. In **All India Reserve Bank Retired Officers' Assn. vs. Union of India** when the validity of the introduction of Pension Scheme in lieu of Contributory Provident Fund Scheme was challenged on the ground that bank employees who retired prior to 1—1—1986 have not been given the benefit of the said scheme, it was held by this Court that there is no arbitrariness in the same."

(Emphasis supplied)

On 17—11—1998 a three-Judge Bench in **All India PNB Retired Officers Assn. vs. Union of India & Ors.** while negating an identical claim, held as follows :—

"This writ petition is squarely covered by the judgment of this Court in **All India Reserve Bank Retired Officers Assn. & Ors. vs. UOI & Anr.** ((1992) Supp. 1 SCC 664). That judgment has rightly noted the distinction that Nakara's case ((1983) 1 SCC 30) drew between a continuing scheme and a new scheme."

In view of the fact that this Court, as seen above, has consistently taken a view, we do not want to multiply the authorities for the same proposition except to note down the undisputed facts relating to these cases.

The retired employees (respondents) while in the service of Government of Tamil Nadu Electricity Department were not governed by pension scheme but governed by the Contributory Provident Fund Scheme. As per the rules in force on the date of the retirement, the employees (respondents) received all retiral benefits. The appellant-Board fixed 1—7—1986 as the date for introducing the pension scheme in view of the Central Government Notification No. S35012/21/84-SSIV (SS 11) dated 25—6—86 fixing the date as 1—7—1986 while granting exemption from the application of Family Scheme, 1971 and Employees Deposit Linked Insurance Scheme, 1976. If the date of 1—7—1986 had to be changed it would lead to many other complications such as reopening and revision of past cases from 1957 to 1986 as well as seeking retrospective exemption from Government of India. It is also brought to our notice that by giving retrospective effect to the pension scheme as per the impugned judgment of the Division Bench of the High Court, the financial burden that will have to be borne by the appellant-Board would be in the region of about Rs. 200 crores which is beyond the capacity of the Board.

The learned counsel appearing for the employees (respondents) however placed reliance on a judgment of this Court in **Indian Bank vs. K. Usha & Another** [1998 (2) SCC 663]. After going through the said judgment, we do not think that the said judgment is of any help to the retired employees (respondent). The issue that arose in that case was totally different which has no bearing on the facts of the present case.

As noticed earlier, the learned Judges even after noticing that the ratio in the judgment of this Court in **Nakara's case** (supra) cannot be pressed into service, erroneously granted relief on the alleged delay on the part of the appellant—Electricity Board in introducing the pension scheme which certainly cannot be a ground for the court to give retrospective effect to the pension scheme. Moreover, the appellant-Board has given well-founded reasons for introducing the pension scheme from 1—7—86 including financial constraints, a valid ground. We are of the view that the retired employees (respondents), who had retired from service before 1—7—1986 and those who were in employment on the said date, cannot be treated alike as they do not belong to one class. The workmen, who had retired after receiving all the benefits available under the Contributory Provident Fund Scheme, cease to be employees of the appellant-Board w.e.f. the date of their retirement. They form a separate class.

In the light of the foregoing discussion and applying the rulings of this Court abovenoted, we answer the issue set out at the outset by holding that the appellant—Board has not acted illegally or contrary to law in introducing the pension scheme prospectively from 1—7—86 and that the employees (respondents) retired before 1—7—86 cannot compel the appellant-Board to extend the benefit of the newly introduced pension scheme with retrospective effect.

In the circumstances we set aside the judgment of the Division Bench under appeal and sustain the order of the learned Single Judge dismissing the writ petitions. The appeals are allowed. There will be no order as to costs.

(Sd./-)
(Sujata V. Manohar)
(Sd./-)
(K. Venkataswami)
(Sd./-)
(R. C. Lahoti)

New Delhi,
Dated : March 26, 1999.

(True Copy)



Tamil Nadu Electricity Board—Insurance of Board's Assets—Pattern of Co-insurance—Selection of Leader for two years term from 1—10—1999 — Orders Issued.

Permanent B.P. (FB) No. 27

(Accounts Branch)

Dated 23—10—1999,
Aippasi 6, Pramathi,
Thiruvalluvar Aandu 2030.

Read :

1. B. P. Ms. (CH) No. 34 (Accounts Branch) Dt. 19—9—85.
2. B. P. Ms. (CH) No. 33 (Accounts Branch) Dt. 20—10—86.
3. B. P. Ms. (FB) No. 35 (Accounts Branch) Dt. 3—10—87.
4. (Per) B.P. (FB) No. 2 (Accounts Branch) Dt. 9—1—90.
5. (Per) B.P. (FB) No. 38 (Accounts Branch) Dt. 28—12—91.
6. (Per) B.P. (FB) No. 4 (Accounts Branch) Dt. 24—1—94.
7. [Per] B.P. (FB) No. 6 (Accounts Branch) Dt. 3—11—95.
8. (Per) B.P. (FB) No. 29 (Accounts Branch) Dt. 29—9—97.
9. Minutes of the 820th meeting of the TNEB held on 14—10—99 (Item No. 30).

Proceedings :

In (Per) B.P. (FB) No. 29 Accounts Branch Dt. 29—9—97 referred to in item 8 read above, the Board issued orders that M/s. New India Assurance Company shall be the leader for a period of two years from 01—10—97 to 30—09—99 with 40% share of the premium and the other three Insurance companies will be Co-insurers with 20% share of the premium each.

The Board has now ordered that M/s. National Insurance Company shall be the leader for a period of two years from 1—10—99 to 30—9—2001 with 40% share of the premium and the other three Insurance companies viz.

1. M/s. New India Assurance Company.
2. M/s. Oriental Fire and General Insurance Company and
3. M/s. United India Insurance Company

as Co-insurers with 20% share of the premium each for renewal/extension of Insurance Policies as well as for new Insurance Policies.

The Chief Engineers have to pursue the pending insurance claims with the respective Insurance Company and realise the amount without any delay.

(By Order of the Board)

S. Thangarathnam,
Chief Financial Controller/GI.

TENDER REGULATIONS—Purchase requirements of stores—Purchase preference Government Orders Adoption by the Board—Amendments to the Tender Regulations 1991—Amendment No. 41 to Boards T.Rs. 1991—Issued.

(Permanent) B.P. (FB) No. 29

(Accounts Branch)

Dt. 25—10—99
Pramathi, Aippasi, 8
Thiruvalluvar Aandu 2030.

1. G.O. Ms. No. 283 Finance (BPE) Dept. Dt. 18—6—98
2. G.O. Ms. No. 601, Finance (BPE) Dept. Dt. 16—10—98
3. Minutes of the 820th meeting of the Board held on 14—10—99 (Item No. 37)

Proceedings :

In G.O. Ms. No. 283, Finance (BPE) Dept., dt. 18—6—98 and in G.O. Ms. No. 601 Fins. (BPE) Dept. dt. 16—10—98 the Government of Tamil Nadu have issued certain orders on purchase preference to be followed by the State Public Sector Undertakings.

In G.O. Ms. No. 283, dt. 18—6—98, the Government have ordered to continue the system of purchase preference from

- (a) Jails/Borstal Schools under Prison Department for Products made by them ;
- (b) Own units of Khadi and Village Industries Board for items and quantities actually manufactured by them and
- (c) Modern training-cum-production centre, Muttukkadu for the products made by it.

The Government have also ordered that the purchase preference will be given to State Public Sector Undertakings for products and quantities actually manufactured by them upto 50% of the value of the goods required by each Department/Public Sector Undertakings at the lowest rate obtained in the Open Tender invited by them, even if the Public Sector Undertakings have not participated in the Open Tenders. The Government have also directed that permission for purchase from co-operatives in respect of products manufactured by them without calling for Tender will be given only on a case to case basis on merits by the Government.

In G.O. Ms. No. 601 Finance (BPF) Department, dt. 16—10—1998, the Government of Tamil Nadu have permitted Tamil Nadu Electricity Board to procure the line materials from M/s. Tamil Nadu Small Industries Corporation Ltd. (TANSI) under rate contract system in relaxation of the orders issued in G.O. Ms. No. 283 Finance (BPE) Dept., dt. 18—6—1998.

Tamil Nadu Electricity Board, after careful consideration, hereby orders the following amendments to the Tender Regulations 1991.

In order to adopt the orders of the Government of Tamil Nadu issued in G.O. Ms. No. 283, Finance (BPE) Department, dt. 18—6—98 and G.O. Ms. No. 601 Finance (BPE) Department dt. 16—10—98 on purchase preference to State Public Sector Undertakings and to procure the line materials under Rate Contract with M/s. TANSI.

Amendment :

- I. The following may be inserted as T.R. No. 20 B 7 (iii) T.R. 20.B.7 (iii) Purchase, preference will be given to
 - (a) Jail, Borstal Schools under Prison Department for products made by them;
 - (b) Own units of Khadi and Village Industries Board for items and quantities actually manufactured by them and
 - (c) Modern Training-cum-production centre, Muttukkadu for the products made by it
 - (d) Purchase preference will be given to State Public Sector Undertakings for products and quantities actually manufactured by them upto 50% of the value of the goods purchased to be procured at the lowest rate obtained in the Open Tender, even if the Public Sector Undertakings have not participated in such Open Tender.

- II. The existing item No. 9 in Table XII of the T.R. may be re-numbered as 9 (a) and the following incorporated as item 9 (b).

Item 9(b) Iron and Steel Line materials,
Annual Rate contract with M/s. TANSI.

CE/MM—Full Powers.

(By Order of the Board)

S. Thangarathnam,
Chief Financial Controller/GI.



சுற்றறிக்கை எண். 109403/628/திகி/ஜி. 47/ஜி. 471/99—2, (திர்வாகக் கிளை) நாள் : 26—10—99.

பொருள் : ஆட்சி மொழி—தமிழ்—மின்வாரிய அனைத்து அலுவலகங்களிலும் தமிழில் தமிழ்நாடு மின்சார வாரியம் என்று தலைப்பிட்ட முத்திரைத்தாள் (Emblem Sheet) மாதிரிப் படிவம் அனுப்புதல்—தொடர்பாக.

பார்வை : 16—8—99 நாளிட்ட இவ்வலுவலக சுற்றறிக்கை எண். 082224/197/திகி/ஜி. 47/ஜி. 471/99—1.

பார்வையில் கண்டுள்ள சுற்றறிக்கையின் மீது தங்களின் கவனத்தை ஈர்க்கின்றேன்.

2. தமிழ்நாடு மின்சார வாரியம் மற்றும் தமிழ்நாடு அரசின் ஆளுகைக்கு உட்பட்ட துறைகளோடு மட்டுமே தமிழில் கடிதத் தொடர்பு வைத்துக் கொள்ளும்படியும், மற்றபடி தனியார் துறை, மத்திய அரசு மற்றும் வேறு மாநில அரசுக்கு உட்பட்ட துறைகளோடு ஆங்கிலத்தில் மட்டுமே கடிதத் தொடர்பு வைத்துக் கொள்ள அறிவுரை வழங்கப்படுகிறது.

3. மேலும், மின்சார வாரியத்திலுள்ள அனைத்து அலுவலர்களும் ஒரே சீராக பயன்படுத்துவதற்காக தலைப்பிட்ட முத்திரைத் தாளின் ஒரு மாதிரிப் படிவம் இத்துடன் இணைக்கப்பட்டுள்ளது. எனவே, இனி வருங்காலங்களில் இதனைப் பயன்படுத்தும்படி அனைவரும் கேட்டுக் கொள்ளப்படுகிறார்கள்.

4. முகவரி அட்டைகளை (Visiting Card) தமிழில் அச்சிட்டுப் பயன்படுத்தும்படியும் தேவைப் படிவ மறுபக்கம் ஆங்கிலத்திலும் அச்சிட்டுப் பயன்படுத்தும்படி அறிவுறுத்தப்படுகிறார்கள்.

5. இச்சுற்றறிக்கையைப் பெற்றமைக்கான ஒப்புக்கையினை அனுப்பி வைக்கும்படி கேட்டுக் கொள்ளப்படுகிறார்கள்.

(வாரியத் தலைவரின் உத்தரவுப்படி)

இணைப்பு : மாதிரி படிவம்.

அ. பாலசுப்ரமணியன்,
தலைமைப் பொறியாளர்/பணியமைப்பு

Encl :

பெயர் தமிழில்

(முகவரி தமிழில்)

தலைமைப் பொறியாளர்
தமிழ்நாடு மின்சார வாரியம்

பெயர் ஆங்கிலத்தில்

(முகவரி ஆங்கிலத்தில்)

Chief Engineer/
Tamil Nadu Electricity Board



Memorandum (Permanent) No. 52968/A18/A183/99—1, (Secretariat Branch), dated 27—10—1999.

Sub : Tamil Nadu Electricity Board Employees' Conduct Regulations—
Procedure for dealing with employees for bringing political and other
outside influence—Instructions—Reiterated.

Ref : Board's Memo. (Per.) No. 34911/P3/95—2, dt. 22—2—1997.

Regulation 23 of the Tamil Nadu Electricity Board Employees' Conduct Regulations prohibits Board employees from bringing any political or other outside influence to bear upon any superior authority to further his/her interest in respect of matters pertaining to his/her service under the Board.

2. Specific instructions have been issued that the employees should desist from approaching any non-official for furthering his/her interest.

3. Instances have now come to the notice of the Board that many employees of the Board are not following the above instructions of the Board. In order to have a smooth functioning of the Board, the instructions in the Memorandum cited are reiterated for strict compliance.

4. All Officers of the Board shall communicate a copy of the instructions to all the staff under their administrative control for information and strict adherence with a clear direction that any violation of these instructions will be viewed very seriously.

5. Receipt of this Memorandum shall be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.



REGULATIONS—Tamil Nadu Electricity Board Service Regulations—Regulation 89 (d) (i) Direct Recruitment to various categories of posts—Method of selection—Amendment—Issued.

(Permanent) B.P. (FB.) No. 69

(Secretariat Branch)

Dated 29th October, 1999
Iyppasi 12, Pramathi,
Thiruvalluvar Aandu 2030.

READ :

(Per.) B. P. (FB) No. 4 (Adm. Br.) dated 17—2—97.

Proceedings :

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

AMENDMENT

In Regulation 89, sub regulation (d) Clause (i) for the existing provision occurring in the third sentence,

" Selection may be made by the appointing authority on the results of written examination or interview or both as considered suitable."

the following shall be substituted namely:

" Selection of candidates shall be made by the appointing authority on the results of the written examination or interview or based on the performance in the qualifying examination prescribed for the respective post or by awarding marks for the performance in the qualifying examination or by combining any of the method as considered suitable."

2. The Amendment hereby made shall be deemed to have come into force with effect from 17th February 1997.

3. Receipt of the Board's Proceedings shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,
Secretary.



Tender Regulations—Acceptance of belated supplies—Liquidated Damages—Amendment to T.R. 26 of Tender Regulations 1991—Amendment No. 42 to Tender Regulations 1991—Issued.

(Permanent) B.P. (Ch) No. 18

(Accounts Branch)

Dt. 30—10—1999.
Aippasi 13, Pramathi,
Thiruvalluvar Aandu 2030.

Read :

1. (Permanent) B.P. (FB) No. 13, (SB) dt. 30—3—'99.
2. (Permanent) B.P. (FB) No. 20, (SB) dt. 13—5—'99.

Proceedings :

In pursuance of the orders issued in the B.P.'s cited delegating powers to Chairman and other Officers with regard to condonation of delay, waiver of L.D. Clause, enhancement of the face value of contracts, it has become necessary to amend T.R. 26 of the Tender Regulation 1991 under certain clauses for updating the Tender Regulations.

The Chairman of Tamil Nadu Electricity Board after careful consideration has approved and ordered the following Amendments to T.R. 26 of the Tender Regulations 1991.

“TR 26.3 (ii) Under the existing clause the words “Condonation of delay and” shall be deleted.

TR 26.4 (i) Under the existing clause the words “Condone the delay” shall be deleted.

The following new sub-clause shall be inserted :

TR 26.4 (iii) Chairman may condone the delay irrespective of the period involved in cases where the liquidated damages exceeds Rs. 1000/-.

TR 26.2 (ii) Under the existing clause the words “Board Level Tender Committee” shall be deleted and the words “Chairman” shall be substituted.

TR 26.6 Under the existing clause, the following shall be added—“For the tenders awarded by Board/Board Level Tender Committee, the Chairman may grant extension of time with or without penalty, enhancement of face value etc.”

TR 26.5 (i) Under the existing clause the words “two months, upto four months and above four months” shall be deleted and the words “four months, upto eight months and beyond eight months upto one year” shall be substituted.

(By Order of the Chairman)

S. Thangarathnam,
Chief Financial Controller/GI.

RECRUITMENT—Educational qualification—Diploma in Tool Engineering issued by State Board of Technical Education and Training—Recognition for appointment in Public Services—Adoption of orders of Government—Ordered.

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

(Administrative Branch)

Dated : 30, October 1999,
Iyppasi 13, Pramathi
Thiruvalluvar Aandu, 2030.

READ :

Per. G. O. Ms. No. 86 Per & Admn. Reforms (R) Department Dated 17—4—98.

Proceedings :

The Government of Tamil Nadu in Per. G. O. Ms. No. 86 Personnel & Administrative Reforms (R) Department Dt. 17—04—98 have issued orders recognising the qualification of Diploma in Tool Engineering awarded by the State Board of Technical Education and Training for appointment to Public Services.

2. In Tamil Nadu Electricity Board, Diploma in Mechanical Engineering is now considered for appointment to the post of Technical Assistant/Mechanical.

3. The matter has been taken up with the Registrar, Anna University. The syllabus of the course of Diploma in Tool Engineering includes all the major subjects of the Diploma course in Mechanical Engineering in addition to special subjects such as Tool room special machines, Jigs and fixtures, Plastics and Plastic moulds, Press Tools, Engineering materials and Heat treatment etc.

4. After careful consideration, the Tamil Nadu Electricity Board directs that the qualification of "Diploma in Tool Engineering" shall also be adopted as a requisite qualification, for appointment to the post of Technical Assistant/Mechanical in the services of Board.

(By Order of the Board)

A. Balasubramanian,
Chief Engineer (Personnel).

FINANCE

PART—III

Finance

Staff Training College - 3 weeks Re-Orientation training programme for AEs/JE I Gr. and JEs.II Gr. Proposals—Approved.

(Permanent) B.P. (CH) No. 182

(Technical Branch)

Dated 29—9—1999

Purattasi 12, Pramathi Aandu,
Thiruvalluvar Aandu 2030.

RED : 1. (Rt) B.P. (Ch) No. 257 (T.B.) Dt. 26—12—1996.

2. Lr. No. 00284/009/DD/STC/AEE—III/F. ROTP/99 Dt. 8—3—99

Proceedings :

The Deputy Director/Staff Training College/Chennai-10 has evolved a proposal for conducting Re-Orientation Training Programme for AEs/JEs I Gr. and II Gr. at the rate of 8 batches per year. Accordingly approval was accorded to conduct the same as per (Rt) B.P. (Ch) No. 257 (Techl. Branch) Dt. 26—12—1996. As it requires a permanent B.P., so as to conduct the above training programme regularly at 8 batches every year and requested to issue permanent B.P. to continue the above training programmes.

2. After careful consideration, approval is hereby accorded to conduct 3 weeks Re-Orientation training programme at the rate of 8 batches every year regularly and to incur an expenditure of Rs. 17,000/- (Rupees Seventeen thousand only) per batch totalling to Rs. 1,36,000/- (Rupees One lakh thirty six thousand only) for all the eight batches as shown below :

	Amount Rs.
1. Honorarium for guest lecturers at Rs. 180/- per $1\frac{1}{2}$ Hrs. for 40 guest lecturers (Rs. 180 \times 40)	7200/-
2. Snacks, coffee/tea for 25 participants and 5 faculties at Rs. 10/- per head per day for 18 days (ie. Rs. 10 \times 30 \times 18)	5400/-
3. Course materials at Rs. 100/- per participant for 25 participants (ie Rs. 100 \times 25)	2500/-
4. Certificate covers, folder, writing pads ball pen etc. for 25 participants at Rs. 50/- per head (ie Rs. 50 \times 25)	1250/-
5. Contingencies	650/-
Total	17000/-

(Rupees Seventeen thousand only)

For conducting eight batches every year

i.e., Rs. 17000 \times 8 = 1,36,000/- (Rupees One lakh and thirty six thousand only)

3. The duration of the above programme is for 3 weeks including holidays 25 participants per batch and 8 batches will be conducted in a year.

4. This programme will be imparted to AEs/JEs I Gr. and II Gr. who have completed 2 years of service and for those who have neither attended orientation training programme previously nor the entry level training programme.

5. The programme will commence on 1st week of calendar month and end within the calendar month so as to avoid difficulties in payment of pay and allowances to trainees.

6. Course content and visit will be as per Annexure covering Management, Administrative subjects.

7. The faculty will be drawn from a mix of experts from Professionals Institutes, practising Managers from Public/Private sectors, Management consultants, senior officers of the Board and faculty from Staff Training College/Chennai-10.

8. The Personal Assistant/Unit—II/Technical Branch is authorised to arrange for the above payment by opening temporary advance in the name of an officer nominated by Deputy Director/ Staff Training College/Chennai-10 as and when requested by DD/STC for conducting each batch.

9. The expenditure sanctioned above is debitable to TNEB—Funds—Revenue expenses-76. Administration and General expenses 76.154—Training expenses—Training programme for Boards personnel.

(By Order of the Chairman)

Encl : K. Kandaswamy,
Chief Engineer/Research & Development.

ANNEXURE

Sl. No.	Course Details	Session
1.	Group Dynamics & Behaviour	2
2.	Interpersonal Relationship	2
3.	Non-conventional Energy	2
4.	Computer awareness and application in TNEB	2
5.	Material Management	2
6.	I.E. Act & Rules Consumer Protection Act	2
7.	Conflict Resolution & Counselling	2
8.	Gas Turbine Studies	2
9.	Communication Development	2
10.	Thermal Generation	2
11.	T.A. Regulation	1
12.	Energy Audit	2
13.	Costing & Revenue Management	2
14.	Grid Management	2
15.	Occupational Deceases & Integrated Medicines	2
16.	Court Procedure	2
17.	Work Ethics & Discipline	2
18.	Management of E.B.	2
19.	Workmen Compensation Act & Factory Act	2
20.	Accidents & Prevention	2
21.	Leadership Style	2
22.	Independent Power Project	2
23.	Sub-station Erection	1
24.	Theft of Energy and prevention	1
25.	First Aid	2
26.	HT/LT Metering	2
27.	Productivity	2
28.	Vehicle Management	1
29.	Motivation	1
30.	Stress Management	2
31.	Problem solving & Decision making	2
Total Class Session		57
Registration & Valedictory function		2
Group Discussion		1
Audio visuals		2
Study visit		10
Total		72

Electricity—Generation of power by wind Electric Generators—Drawal of Excessive Reactive Power—Compensation charges—Enhancement—Orders—Issued.

(Per.) B. P. (FB) No. 186

(Technical Branch)

Dated 4th October, 1999.
Purattasi 17, Pramathi,
Thiruvalluvar Aandu 2030.

Read : (1) (Permanent) B.P. (FB), No. 220, at. 30—06—1995.

(2) Minutes of the 819th Meeting of TNEB held on 16—9—99 (item No. 5).

Proceedings :

Most of the Wind Electric Generators are of Induction type and they draw excessive reactive power from Grid particularly when the power generation is low. Due to this low voltage profile is experienced in the grid, causing over loading of Auto & Power Transformer, resulting in loss to Board.

In order to discourage drawal of RKVAhr from the grid, the Board was levying compensation charges for RKVAhr consumed at the rate of 10 paise per RKVAhr as per the order vide the B.P. cited. Further the private developers had also been requested to maintain the power factor above 0.85 at all times by providing adequate capacity of capacitors before 31—7—97.

On representations from developers for extension of time limit, the same was conceded to enable them (i) to provide additional capacitors (ii) to study the performance of their machines during low wind period (iii) and to provide innovative technology. The time limit that was given upto 31—07—97, was extended to 31—10—97, then to 30—06—98, subsequently upto 30—09—98 and finally upto 31—03—99.

In the meantime, the recommendation of the Appadurai Chair of Anna University, Chennai on their detailed Technical study, to provide capacitors of at least 50% of the installed capacity of the WEG at the machine terminal or on 11 KV bus with suitable hardware for automatic cutin/cutoff of capacitors to match with machine out put was also intimated to the wind farm developers, through the field officers.

After persuasive efforts, most of the wind farm developers have provided capacitors to the extent necessary. But still there are about 17% developers, who are yet to provide additional capacitors as required. Even though rate of purchase of wind power fixed at Rs. 2.25 per unit on 01—12—95, is escalated at 5% per annum, there is no change in the levy of compensation charges for RKVAhr consumed by the WEGs over the past 5 years. Hence the developers are also reluctant to install capacitors as requested.

In view of the above, the Board, after careful consideration of all the issues involved, decided to enhance the levy of compensation charges for the drawal of RKVAhr by the Wind Electric Generators so as to make the developers to go in for installation of adequate capacitors to reduce the RKVAhr drawal.

Accordingly the Board directs,

- (i) to enhance levy of compensation charges for RKVAhr drawal from the present rate of 10 paise to 30 paise per RKVAhr from private developers and
- (ii) the enhancement of levy of compensation charges shall be given effect from the readings taken in October 1999 to be paid in November 1999.

All the Regional Chief Engineers/Distributions are requested to issue suitable instructions to their officers concerned in this regard.

(By Order of the Board)

A. R. Sadagopan,
Chief Engineer/NCES.

Pension—Revision of Pension to pre-1996 Pensioners/Family Pensioners—Orders Issued.

(Per.) B.P. (Ch) No. 250

(Secretariat Branch)

Dated the 5th October '99.
Purattasi 18, Pramathi,
Thiruvalluvar Aandu 2030.

Read :

1. (Per.) B.P. (Ch) No. 208, (SB) dated 18—8—'98.
2. G.O. Ms. No. 200 Finance (Pay Cell) Department, dated 18—5—99.
3. Government Finance (Pay Cell) Department, Letter No. 49971/PC/99—1, dated 12—7—99.

Proceedings :

In the Government Order second cited the Government of Tamil Nadu have revised the Pension/Family Pension to the pre-1996 Pensioners/Family Pensioners.

2, The Unions/Associations of the Pensioners of Tamil Nadu Electricity Board have represented to adopt the above Government Order for the benefit of the pensioners/family pensioners of Tamil Nadu Electricity Board.

3. The Tamil Nadu Electricity Board after careful consideration passes the following orders :-

- (a) (i) In the case of employees who have retired from service prior to the date of pay revision viz. 1—12—1996, the revised pension shall be calculated at 50% of the minimum of the revised time scale of pay introduced with effect from 1—12—1996 applicable to the post last held by the employee at the time of his/her retirement. The minimum of the time scale denotes the minimum of the scale of pay applicable to Selection Grade/Special Grade posts in the case of Selection Grade/Special Grade holders i.e., if the revised pension fixed with effect from 1—12—1996 is less than 50% of the minimum of the revised pay scale applicable to the post held at the time of retirement, the pension shall be raised to the level 50% of the minimum of that time scale. However, such pension shall be reduced proportionately where the pensioner has less than the maximum qualifying service required for full pension as per rules. The minimum of the time scale of pay should be the revised scale of pay ordered in (Per.) B.P. (FB) No. 58 & 59 (SB), dated 18—7—1998.

(ii) Similarly, in the case of family pension granted prior to 1—12—1996, the revised family pension shall be calculated at the rate of 30% of the minimum of the revised time scale of pay introduced with effect from 1—12—1996 for the post last held by the concerned pensioner/deceased Board employee. In the case of Selection Grade/Special Grade holders, the minimum of the time scale of pay shall be the minimum of Selection Grade/Special Grade scale of the respective post last held by the Board employee i.e., if the revised family pension fixed with effect from 1—12—1996 is less than 30% of the minimum of the revised pay scale applicable to the post held at the time of retirement or at the time of death of the employee, the family pension shall be raised to the level of 30% of the minimum of that time scale. The grant of enhanced family pension in the case of death while in service shall be regulated as per the orders in force.

- (b) The revised pension/family pension ordered above shall be given effect to from 1—4—1999.

- (c) In case the pension/family pension already fixed vide (P) B.P. (Ch) No. 208 (SB) dated 18—8—1998 is more than the pension/family pension applicable as per these orders, such quantum of pension/family pension shall be continued. Hence, pensioners/family pensioners of this category need not apply for further revision of pension/family pension.
- (d) The pensioner/family pensioner shall apply to the Chief Internal Audit Officer/ Board Office Audit Branch direct for revising the pension in the prescribed Form (Annexure—I) collected from the Central Office of the Distribution Circle Office. They need not surrender the pension payment order for revising the pension. The applications thus received, even if they are in-complete, they shall be processed quickly as per the details available in Board Office Audit Branch and the revised pension/family pension fixed. A copy of working sheet shall also be communicated to the pensioners/family pensioners. In respect of the pensioners covered by this order, the revised family pension shall be indicated in the working sheet for claiming the same by the family pensioner without any hardship in future.
- (e) The revised pension so worked out shall be treated as **basic pension** for calculation of dearness allowance with effect from 1st April 1999. The revised pension shall be paid after deducting the commuted portion; wherever necessary with effect from 1st April 1999.
- (f) The Chief Internal Audit Officer/Board Office Audit Branch shall be responsible for revision of pension/family pension based on the application submitted by the pensioner/family pensioner. He shall also be responsible for expeditious disposal of the cases and ensure early payment of revised pension/family pension.
- (g) In respect of employees whose posts were abolished and not in existence now, the Chief Internal Audit Officer/Board Office Audit Branch is to identify the appropriate revised scale admissible to that posts with effect from 1—12—1996. In case of difficulty, the matter shall be referred to the Secretary, Tamil Nadu Electricity Board.
- (h) These orders shall not apply to the family pensioners who were granted minimum pension as per B.P. Ms. No. 262 (SB) dated 29—4—1989 and G.O. Ms. No. 455, Finance (Pension) Department, dated 27—5—1985 and G.O. Ms. No. 592, Finance (Pension) Department, dated 19—7—1995.
- (i) Commutation shall not be permitted on the increase in pension as per these orders.
- (j) The Chief Engineers/Superintending Engineers are requested to arrange to supply the application forms to the pensioners/family pensioners.
- (k) A Statement showing the details of the 50 per cent/30 per cent of minimum of the revised time scale of pay as on 1—12—1996 is in the Annexure II.

(By Order of the Chairman)

Encl. :

ANNEXURE—I**FORM OF APPLICATION**

To

The Chief Internal, Audit Officer,
Board Office Audit Branch,
Tamil Nadu Electricity Board,
800, Anna Salai,
Chennai-600 002.

Sir,

Sub : Application for extension of orders issued revising the pension/
family pension with effect from 1—4—99.

Kindly revise my pension in terms on of (Per.) B.P. (Ch) No. 250 (SB) dated 5—10—99.

Requisite particulars are given below :

- (1) Name of the applicant
(in BLOCK LETTERS) :
- (2) Name of the pensioner/
deceased employee (Pensioner)
in case of family pensioner/
relationship. :
- (3) Postal Address (in BLOCK LETTERS)
(duly furnishing the District) :
- (4) Designation/Distribution
Circle/Branch Office from which
retired :
- (5) Date of retirement/
Date of death of Board Employee
in the case of family pensioner. :
- (6) The scale of pay of the post
last held and the last pay drawn. :
- (7) Date from which pension/
family pension is being drawn. :
- (8) Pension Payment Order No. :
- (9) Amount of revised pension
as on 1—1—96 (if available) :
- (10) Amount of pension commuted, if any :
- (11) Name of the Bank and Account No.
where the pension is drawn. :
- (12) Documentary evidence, if any in
support of the claim. :

Date :

Signature of pensioner/
Family pensioner.

(for Official purpose)

- (1) Particulars verified :
- (2) Net qualifying service :
- (3) Revised scale of pay
Amount of revised pension
authorised with effect from 1—4—99. :
- (4) Amount of revised family pension
authorised with effect from 1—4—99. :

Signature of the pension sanctioning authority.
Name, Designation and Office Seal.

N.B. PPO need not be surrendered along with this application.

(True Copy)

Encl :

ANNEXURE—II
READY RECKONER

Minimum of revised Pay Scale	Revised Pension	Revised Family Pension
Rs.	Rs.	Rs.
3050	1525	1275
3370	1685	1275
3795	1898	1275
4200	2100	1275
4450	2225	1335
5600	2800	1680
5850	2925	1755
7225	3613	2168
8100	4050	2430
9275	4638	2783
9500	4750	2850
11000	5500	3300
15100	7550	4530
17600	8800	5280

Note : Pension shall be reduced proportionately where the Pensioner has less than the maximum Qualifying Service required for full pension as per rules.

(True Copy)



Memorandum No. 74144/A7/A72/99—1, (Sectt. Br.), dated the 7th October 1999.

Sub : Loans and Advances—Technical Education Loan—Rates of fees for various courses coming under Technical Education.

Ref : From the Dir. of Tech. Education Lr. No. L. Dis. 24247/J3/99 dt. 29—9—99.

Some of the sanctioning authorities have enquired about the rates of fees to be sanctioned for various courses under Technical Education for the year 1999—2000. The fee structure furnished by the Director of Technical Education is enclosed for necessary action. Tuition fees are not collected for SC/ST students admitted in Government/Government Aided Institutions.

2. Development fees is not eligible for reimbursement as per the orders issued in B.P. RT. (Ch.) No. 47 dt. 7—10—99 (copy enclosed).

Encls. : 2

G. Gnanaselvam,
Secretary.

Encl. No. 1

**Rates of fees collected from the Students in the Government/Government Aided
Self-Financing Engineering Colleges and Polytechnics during 1999—2000.**

Sl No.	Category	Tution fees per year Rs.	Special fees per year Rs.	Tution fees including Spl. fees Rs.	Develop- ment fees Rs.	Total Rs.
(1)	(2)	(3)	(4)	(5)	(6)	(7)
B.E./B. Tech./B. Arch :						
1.	Govt./Govt. Aided Engg. Colleges	2000	500	—	—	2500
2.	Self-financing Engg. Colleges under free seat category	—	—	9800	3000	12800
3.	Self-financing Engg. Colleges under payment seat category	—	—	39200	8000	47200
Polytechnics :						
4	Govt./Govt. Aided Polytechnics	1200	80	—	—	1280
5.	Free seat in self- financing polytechnics					
	(i) For catering Tech.	—	—	8200	1000	9200
	(ii) For other courses	—	—	4400	1000	5400
6.	Payment seats in self- financing polytechnics					
	(i) For catering Tech.	—	—	33300	3500	36800
	(ii) For other courses	—	—	17600	3500	21100

(True copy)

Encl. No. 2

Copy of B.P. RT. (Ch.) No. 47, (Sectt. Branch), Dated the 7th October, 1999.

**Loans and Advances—Technical Education Loan—Non-eligibility of Development fees for
sanction of Technical Education Loan—Orders—Issued.**

- Read :**
- (i) Board's Memo. No. 81843/E2/97—3, dt. 9—3—98.
 - (ii) G.O. Ms. No. 153/Higher Education (J1) Deptt., dt. 15—4—99.
 - (iii) G.O. Ms. No. 154/Higher Education (J1) Deptt., dt. 15—4—99.

Proceedings :

According to the existing provisions relating to the grant of Technical Education Loan to the employees of the Board, only Tution fees, Special Fees, Uniform Maintenance Fees, cost of books, instruments, etc. alone can be reimbursed. Other fees like Exam fees, caution deposit and other deposits, Hostel fees etc., cannot be reimbursed. Further, the fees claimed by the self financing Educational Institutions is restricted to the fees prescribed by the Government/Director of Technical Education.

2. In the Government orders second and third cited, Government have issued orders prescribing the fees including Development fees to be collected by the self financing Educational Institutions from the year 1999—2000 for a period of three years. As per those orders, fees shall be collected only under two heads, viz., Tution fees and Development fees and the institutions are not permitted to collect any other fees.

3. The question of reimbursement of development fees which has now been permitted to be collected by Government under the Technical Education Loan has been examined.

4. It is hereby ordered that the Development fees permitted to be collected by Government shall not be reimbursed under the scheme of Technical Education Loan.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.



Letter No. 76358/A17/A172/99—1, (Secretariat Branch), dated 14—10—1999.

Sub : Allowances—Dearness Allowance—Enhanced rates effective from 1st July 1999 to Government Employees on deputation orders—Communicated.

Ref : G.O. Ms. No. 440 Fin. (A11) Department dt. 8—10—1999.

I am to enclose a copy of the Government order cited, for regulating the Dearness Allowance to the Government employees on deputation with the Tamil Nadu Electricity Board drawing the Government's revised scales of pay and allowances.

G. Gnanaselvam,
Secretary.

நகல் :

தமிழ்நாடு அரசு நிதித் (படிகள்) துறை
அரசாணை நிலை எண். 440, நாள் அக்டோபர் 8, 1999
(பிரமாதி, புரட்டாசி 21, திருவள்ளூர் ஆண்டு 2030)

படிகள்—அகவிலைப்படி—1—7—1999 முதற்கொண்டு உயர்த்தப்பட்ட அகவிலைப்படி வீதம்—ஆணைகள்—
வெளியிடப்படுகின்றன.

பின்வருவனவற்றைப் படிக்கவும் :

- 1 அரசு ஆணை நிலை எண். 217, நிதித் (படிகள்) துறை. நாள் : 20—5—1999.
- 2 மத்திய அரசு, புது டில்லி, நிதியமைச்சகம் செலவுத் துறையின் 14—9—1999 ஆம்
நாளிட்ட எப். எண். 1 (8)/99 E—II B/ 1050 ஆம் எண்ணுள்ள அலுவலகக் குறிப்பு.

ஆணை எண். 440, நிதித் (படிகள்) துறை, நாள் : 8—10—1999.

மேலே பார்வை 1-ல் குறிப்பிடப்பட்டுள்ள அரசு ஆணையில் கீழே விவரித்துள்ளபடி, மாநில அரசுப் பணியாளர்களுக்குத் திருத்தப்பட்ட அகவிலைப்படி வீதத்தை அனுமதித்து ஆணைகள் பிறப்பிக்கப்பட்டன:

எந்நாளிலிருந்து வழங்கத்தக்கது என்பது அகவிலைப்படி வீதம் (மாதம் ஒன்றுக்கு)

1—1—1999

அடிப்படைச் சம்பளத்தில் 32 சதவீதம்

2 மத்திய அரசு, இப்போது 1—7—1999 முதற்கொண்டு அதன் பணியாளர்களுக்கு பின்வருமாறு திருத்தப்பட்ட வீதத்தில் அகவிலைப்படி அனுமதித்துள்ளது.

எந்நாளிலிருந்து வழங்கத்தக்கது என்பது

அகவிலைப்படி வீதம் (மாதம் ஒன்றுக்கு)

1—7—1999

அடிப்படைச் சம்பளத்தில் 37 சதவீதம்

3. மேலே பார்வை 2-ல் உள்ள மத்திய அரசின் குறிப்பாணையில் மத்திய அரசு பிறப்பித்த ஆணைகளையடுத்து, மாநில அரசு, தற்போது மாநில அரசுப் பணியாளர்களுக்கு கீழே குறிப்பிட்டுள்ளபடி, திருத்தப்பட்ட வீதத்தில் அகவிலைப்படி அனுமதிக்கிறது.

எந்த நாளிலிருந்து வழங்கத்தக்கது என்பது

திருத்தியமைக்கப்பட்ட அகவிலைப்படி வீதம்
(மாதம் ஒன்றுக்கு)

1-7-1999

அடிப்படைச் சம்பளத்தில் 37 சதவீதம்

4. உயர்த்தப்பட்ட வீதத்திலான அகவிலைப்படியை 1-10-1999 முதற்கொண்டு ரொக்கமாக வழங்க அரசு முடிவு செய்துள்ளது. 1-7-1999 முதல் 30-9-1999 வரையிலான கால அளவிற்கான அகவிலைப்படி நிலுவைத்தொகையை பணியாளர்களின் வருங்கால வைப்பு நிதிக்கணக்கில் வரவு வைக்கப்பட வேண்டும். வருங்கால வைப்பு நிதிக்கணக்கில் அவ்வாறு வரவு வைக்கப்படும் தொகை 1-6-2000 கருப் பிறகு, தற்காலிக முன்பணத்திற்கு பகுதி இறுதித் தொகை பெறுவதற்குக் கணக்கில் எடுத்துக் கொள்ளத் தக்கதாகும். மேற்கண்ட தொகைக்கு 1-11-1999 முதல் நடைமுறையிலுள்ளவாறு வட்டி கணக்கிடப்படும். வருங்கால வைப்புநிதிக்கணக்கு இல்லாதவர்கள், வருங்கால வைப்பு நிதிக்கணக்கிற்கான சந்தாதொகை வருவிப்பது நிறுத்தப்பட்டுள்ளவர்கள் ஆகியோரைப் பொறுத்தமட்டில், இந்த நிலுவைத்தொகை ரொக்கமாக வழங்கப்படும்.

5. பல்வேறு நிலைகளில் அடிப்படைச் சம்பளம் பெறும் பணியாளர்களுக்கு அனுமதிக்கத்தக்க திருத்தப்பட்ட அகவிலைப்படி குறித்த விவரங்கள், இந்த ஆணையின் இணைப்பில் கொடுக்கப்பட்டுள்ளன. பணியாளரின் அடிப்படைச் சம்பளம், இந்த ஆணையில் இணைப்பின் (1) பெரும் பத்தியில் குறிப்பிடப்பட்டுள்ள இரண்டு அடிப்படைச் சம்பள நிலைகளுக்கிடையே வருமாயின், அத்தகைய இனங்களில் திருத்தப்பட்ட அகவிலைப்படி சதவீத வீதங்களில் கணக்கிடப்பட வேண்டும். திருத்தப்பட்ட அகவிலைப்படியைக் கணக்கிடுகையில், ஒரு ரூபாய்க்குக் குறைவாக வரக்கூடிய தொகை, அது 50 காசும் அதற்கு மேலும் இருக்குமாயின் அது அடுத்த ஒரு ரூபாயாக கொள்ளப்படவேண்டும். அதுவே, 50 காசுக்குக் குறைவாக இருந்தால் அது விட்டுவிடப்பட வேண்டும்.

6. மேலே அனுமதிக்கப்பட்ட திருத்தப்பட்ட அகவிலைப்படி தற்போது அகவிலைப்படி பெறும், நிர்ணயிக்கப்பட்ட மாதாந்திர வீதங்களில் சில்லரைச் செலவு நிதியிலிருந்து சம்பளம்பெறும் முழு நேரப் பணியாளர்களுக்கும், வேலை நிதி ஊதியம் பெறும் பணியாளரைமப்பைச் சேர்ந்த அரசுப்பணி ஆக்கப்படாத முழுநேரப் பணியாளர்களுக்கும், அனுமதிக்கத்தக்கதாகும். இந்த ஆணையில் அனுமதிக்கப்பட்ட திருத்தப்பட்ட அகவிலைப்படி வீதங்கள், பகுதி நேர பணியாளர்களுக்கு அனுமதிக்கத் தக்கதல்ல.

7. இந்த ஆணையில் அனுமதிக்கப்பட்ட திருத்தப்பட்ட அகவிலைப்படி, மானியம் பெறும் கல்வி நிறுவனங்களில் பணிபுரியும் ஆசிரியர்களுக்கும், ஆசிரியர் அல்லாத பிற பணியாளர்களுக்கும், உள்ளாட்சி மன்றங்களின் பணியாளர்களுக்கும், பல்கலைக்கழக மானியக்குழு/அனைத்திந்திய தொழில் நுட்பக் கல்விக்குழு சம்பள வீதங்களின் கீழ்வரும் பணியாளர்களுக்கும், அரசு மற்றும் மானியம் பெறும் பல்தொழில் பயிற்சிப்பள்ளிகள், சிறப்பு பட்டயப் படிப்பு நிறுவனங்களில் பணியாற்றும் ஆசிரியர்கள்/உடற்பயிற்சி இயக்குநர்கள்/நூலகர்கள் ஆகியோருக்கும், வருவாய்த் துறையிலுள்ள கிராம உதவியாளர்களுக்கும், மதிய உணவு அமைப்பாளர்கள், சிறுவர் நல அமைப்பாளர்கள், அங்கன்வாடிப் பணியாளர்கள் ஆகியோருக்கும் பொருந்தும்.

8. இச்செலவு, சம்பந்தப்பட்ட கணக்குத் தலைப்பின் பெருந்தலைப்பு, துணைப் பெருந்தலைப்பு, சிறு தலைப்பு உட்தலைப்பின் கீழ்வரும் "03. அகவிலைப்படி" என்ற நுணுக்கத் தலைப்பில் பற்று எழுதப்பட வேண்டும்.

9. பட்டிகள் அனுப்பப்படும்போது, முதன்மை மாநிலக் கணக்குத் துறைத் தலைவர் (கணக்குகள் மற்றும் உரிமைத் தொகை), சென்னை-18 அவர்களிடமிருந்து அனுமதிக்காகக் காத்திராமல், திருத்தப்பட்ட அகவிலைப்படியை வழங்குமாறு கருவூல அலுவலர்கள்/சம்பளக் கணக்குகள் அலுவலர்கள் கேட்டுக் கொள்ளப்படுகிறார்கள்.

(ஆளுநரின் ஆணைப்படி)

பி. வி. இராஜாராமன்,
அரசுச் செயலாளர்.

(உண்மை நகல்)

Encl :

ANNEXURE

**DETAILS OF ADMISSIBILITY OF REVISED DEARNESS ALLOWANCE FOR EMPLOYEES
IN VARIOUS PAY RANGES WITH EFFECT FROM 1st JULY 1999.**

Pay	Dearness Allowance with effect from 1st July '99.	Pay	Dearness Allowance with effect from 1st July '99.	Pay	Dearness Allowance with effect from 1st July '99.
(1)	(2)	(1)	(2)	(1)	(2)
2550	944	3455	1278	4600	1702
2605	964	3475	1286	4625	1711
2610	966	3500	1295	4645	1719
2650	981	3510	1299	4700	1739
2660	984	3520	1302	4730	1750
2670	988	3540	1310	4750	1758
2715	1005	3575	1323	4800	1776
2720	1006	3580	1325	4815	1782
2730	1010	3590	1328	4875	1804
2750	1018	3625	1341	4900	1813
2780	1029	3650	1351	4950	1832
2790	1032	3660	1354	5000	1850
2820	1043	3710	1373	5100	1887
2840	1051	3720	1376	5125	1896
2845	1053	3725	1378	5150	1906
2850	1055	3730	1380	5200	1924
2890	1069	3790	1402	5250	1943
2900	1073	3795	1404	5300	1961
2910	1077	3800	1406	5375	1989
2960	1095	3860	1428	5400	1998
2970	1099	3875	1434	5450	2017
2975	1101	3880	1436	5500	2035
3020	1117	3900	1443	5550	2054
3030	1121	3930	1454	5600	2072
3040	1125	3950	1462	5625	2081
3050	1129	3965	1467	5675	2100
3080	1140	4000	1480	5700	2109
3090	1143	4025	1489	5750	2128
3100	1147	4030	1491	5800	2146
3105	1149	4050	1499	5850	2165
3125	1156	4100	1517	5875	2174
3140	1162	4110	1521	5900	2183
3150	1166	4135	1530	6000	2220
3170	1173	4175	1545	6025	2229
3200	1184	4190	1550	6050	2239
3215	1190	4200	1554	6100	2257
3235	1197	4220	1561	6125	2266
3240	1199	4250	1573	6150	2276
3275	1212	4270	1580	6200	2294
3280	1214	4300	1591	6250	2313
3285	1215	4305	1593	6300	2331
3300	1221	4325	1600	6350	2350
3310	1225	4350	1610	6375	2359
3345	1238	4390	1624	6450	2387
3350	1240	4400	1628	6500	2405
3370	1247	4430	1639	6550	2424
3380	1251	4475	1656	6625	2451
3410	1262	4500	1665	6650	2461
3425	1267	4510	1669	6700	2479
3440	1273	4560	1687	6725	2488
3450	1277	4590	1698	6750	2498

(1)	(2)	(1)	(2)	(1)	(2)
6800	2516	10325	3820	16200	5994
6875	2544	10475	3876	16300	6031
6900	2553	10500	3885	16400	6068
6950	2572	10650	3941	16500	6105
7000	2590	10700	3959	16600	6142
7050	2609	10750	3978	16700	6179
7075	2618	10900	4033	16850	6235
7100	2627	10975	4061	16875	6244
7200	2664	11025	4079	17000	6290
7250	2683	11300	4181	17100	6327
7300	2701	11575	4283	17250	6383
7350	2720	11625	4301	17300	6401
7400	2738	11850	4385	17400	6438
7425	2747	11950	4422	17500	6475
7500	2775	12000	4440	17625	6521
7550	2794	12125	4486	17750	6568
7600	2812	12275	4542	17800	6586
7650	2831	12375	4579	17900	6623
7700	2849	12400	4588	18000	6660
7775	2877	12600	4662	18200	6734
7800	2886	12675	4690	18300	6771
7850	2905	12750	4718	18400	6808
7900	2923	12925	4782	18600	6882
7950	2942	12950	4792	18650	6901
8000	2960	13125	4856	18900	6993
8100	2997	13225	4893	19100	7067
8125	3006	13250	4903	19400	7178
8150	3016	13500	4995	19550	7234
8275	3062	13575	5023	19900	7363
8300	3071	13775	5097	20000	7400
8475	3136	13875	5134	20400	7548
8500	3145	13900	5143	20900	7733
8550	3164	14050	5199	21400	7918
8650	3201	14225	5263	21900	8103
8700	3219	14250	5273		
8825	3265	14300	5291		
8900	3293	14550	5384		
9000	3330	14625	5411		
9100	3367	14700	5439		
9300	3441	14875	5504		
9375	3469	15000	5550		
9500	3515	15100	5587		
9650	3571	15200	5624		
9700	3589	15375	5689		
9900	3663	15400	5698		
9925	3672	15500	5735		
10000	3700	15750	5828		
10100	3737	15800	5846		
10200	3774	15900	5883		
10300	3811	16125	5966		

Allowances—Dearness Allowance to the employees of the Tamil Nadu Electricity Board—Enhanced rates effective from 1st July 1999—Orders—Issued.

(Per.) B.P. (FB) No. 62

(Secretariat Branch)

Dated 15th October 1999.
Purattasi 28, Pramathi.
Thiruvalluvar Aandu 2030.

READ :

1. (Per.) B.P. (FB) No. 58, dt. 18—7—1998.
2. (Per.) B.P. (FB) No. 59, dt. 18—7—1998.
3. G. O. Ms. No. 440, Finance (Allowances) Department, dated 8—10—1999.

Proceedings :

In pursuance of the orders in paragraph 3 (ii) (a) of (Permanent) B.P. (FB) No. 58 (SB) dt. 18—7—1998 and paragraph 1 (ii) (a) of (Permanent) B.P. (FB) No. 59 (SB) dt. 18—7—1998, the Tamil Nadu Electricity Board has considered the question of revision of the rates of Dearness Allowance payable to the employees of the Board with effect from 1st July 1999.

2. Following the orders of the Government of Tamil Nadu in the reference third read above, the Tamil Nadu Electricity Board now directs that the enhanced Dearness Allowance at 37% of pay shall be paid in cash to all the employees (both employees and Officers) irrespective of pay drawn by them with effect from 1st July 1999.

3. The increase in Dearness Allowance shall be paid in cash to all the employees (both employees and officers) including part time conservancy workers absorbed as part time Sweepers/Scavengers.

4. The details of admissibility of revised Dearness Allowance for employees drawing pay at various stages are given in the Annexure to this order.

5. For the purpose of calculation of revised Dearness Allowance, the basic pay including Personal pay, if any, shall be taken into account. In cases where the Pay plus Personal Pay of employees fall between the two pay ranges indicated in Column (1) in the Annexure to this order, the revised rates shall be worked out at the specified percentage rates. The revised Dearness Allowance shall be rounded to the nearest rupee as per the existing procedure.

6. Receipt of this order shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,
Secretary.

Encl. : Annexure

Encl :

ANNEXURE
DETAILS OF ADMISSIBILITY OF REVISED DEARNESS ALLOWANCE
FOR EMPLOYEES IN VARIOUS PAY RANGES WITH EFFECT FROM
1st JULY 1999

Pay	Dearness Allowance with effect from 1st July 1999	Pay	Dearness Allowance with effect from 1st July 1999	Pay	Dearness Allowance with effect from 1st July 1999
(1)	(2)	(1)	(2)	(1)	(2)
3050	1129	4785	1770	6280	2324
3125	1156	4840	1791	6300	2331
3200	1184	4850	1795	6325	2340
3275	1212	4870	1802	6400	2368
3350	1240	4895	1811	6410	2372
3370	1247	4970	1839	6435	2381
3425	1267	4980	1843	6450	2387
3470	1284	5005	1852	6475	2396
3500	1295	5070	1876	6530	2416
3570	1321	5100	1887	6540	2420
3575	1323	5110	1891	6650	2461
3650	1351	5115	1893	6660	2464
3670	1358	5170	1913	6670	2468
3725	1378	5225	1933	6790	2512
3770	1395	5230	1935	6800	2516
3795	1404	5240	1939	6825	2525
3800	1406	5270	1950	6850	2535
3870	1432	5335	1974	6910	2560
3875	1434	5360	1983	6930	2564
3905	1445	5370	1987	6990	2586
3950	1462	5445	2015	7000	2590
3970	1469	5470	2024	7050	2609
4015	1486	5490	2031	7060	2612
4030	1491	5500	2035	7175	2655
4070	1506	5555	2055	7180	2657
4110	1521	5570	2061	7215	2670
4125	1526	5600	2072	7225	2673
4170	1543	5620	2079	7250	2683
4190	1550	5630	2083	7310	2705
4200	1554	5665	2096	7350	2720
4235	1567	5670	2098	7440	2753
4270	1580	5750	2128	7450	2757
4330	1602	5760	2131	7525	2784
4345	1608	5770	2135	7570	2801
4350	1610	5775	2137	7665	2836
4370	1617	5850	2165	7675	2840
4430	1639	5880	2176	7690	2845
4450	1647	5885	2177	7700	2849
4455	1648	5890	2179	7850	2905
4460	1650	5950	2202	7875	2914
4470	1654	5995	2218	7890	2919
4510	1669	6010	2224	7900	2923
4565	1689	6020	2227	8000	2960
4570	1691	6050	2239	8050	2979
4580	1695	6105	2259	8075	2988
5490	1698	6125	2266	8100	2997
4670	1728	6140	2272	8115	3003
4675	1730	6150	2276	8125	3006
4710	1743	6215	2300	8225	3043
4720	1746	6250	2313	8250	3053
4770	1765	6270	2320	8275	3062

(1)	(2)	(1)	(2)	(1)	(2)
8340	3086	10750	3978	13700	5069
8350	3090	10775	3987	13775	5097
8375	3099	10825	4005	13800	5106
8400	3108	10850	4015	13875	5134
8450	3127	11000	4070	14000	5180
8550	3164	11025	4079	14075	5208
8565	3169	11050	4089	14150	5236
8575	3173	11075	4098	14300	5291
8650	3201	11125	4116	14375	5319
8750	3238	11275	4172	14500	5365
8790	3252	11300	4181	14600	5402
8800	3256	11350	4200	14675	5430
8825	3265	11375	4209	14850	5495
8925	3302	11400	4218	14900	5513
9015	3336	11500	4255	14975	5541
9025	3339	11575	4283	15100	5587
9050	3349	11600	4292	15200	5624
9100	3367	11675	4320	15275	5652
9200	3404	11700	4329	15500	5735
9240	3419	11725	4338	15525	5744
9250	3423	11850	4385	15550	5754
9275	3432	11900	4403	15575	5763
9375	3469	11950	4422	15800	5846
9450	3497	11975	4431	15900	5883
9465	3502	12050	4459	15950	5902
9475	3506	12125	4486	16250	6013
9500	3515	12175	4505	16375	6059
9575	3543	12200	4514	16600	6142
9650	3571	12225	4523	16800	6216
9690	3585	12275	4542	16950	6272
9700	3589	12400	4588	17225	6373
9750	3608	12500	4625	17800	6401
9800	3626	12575	4653	17600	6512
9850	3645	12675	4690	17650	6531
9875	3654	12750	4718	18000	6660
9915	3669	12775	4727	18075	6688
9925	3672	12800	4736	18100	6697
10025	3709	12875	4764	18350	6790
10100	3737	12950	4792	18500	6845
10150	3756	13050	4829	18600	6882
10175	3765	13100	4847	18925	7002
10200	3774	13175	4875	19100	7067
10300	3811	13225	4893	19350	7160
10375	3839	13325	4930	19600	7252
10400	3848	13400	4958	19775	7317
10475	3876	13450	4977	20100	7437
10575	3913	13475	4986	20600	7622
10600	3922	13500	4995	21100	7807
10700	3959	13600	5032	21600	7992
				22100	8177

(True Copy)

AMENDMENT No. 24

ELECTRICITY—Revision of Miscellaneous charges—Amendment to Clause 38—Schedule Part II of Terms and Conditions of Supply of Electricity—Orders issued.

(Permanent) B. P. (FB) No. 189

(Technical Branch)

Dated : 16—10—99
Purattasi 29, Pramathi,
Thiruvalluvar Aandu-2030.

Read :

1. B.P. Ms. (FB) No. 61, dt. 24—12—88
2. Minutes of 817th Meeting of T.N.E.B. held on 2—8—99 (Item No. 18)
3. Minutes of 820th Meeting of T.N.E.B. held on 14—10—99 (Item No. 75).

Proceedings :

In addition to earning Revenue from Sale of Power, Board is collecting Miscellaneous Charges from Consumers on account of the reconnection charges. Testing Fee, Service Connection Charges, Registration Charges etc. The last revision of miscellaneous charges was made on 1—3—94. Due to escalation in costs in labour etc., it has become necessary to revise the miscellaneous charges.

Accordingly, in exercise of the Powers conferred by Section 49 of Electricity (Supply) Act 1948, Central Act (LIV of 1948), read with Section 79 (J), the T. N. E. B. issues the following amendment to the Clause 38 Schedule Part II of Terms and Conditions of Supply of Electricity notified in B.P. Ms. (FB) No. 61 (Adm. Br.) dt. 24—12—88 and amended upto 31—8—95 and published in Part—IV Section 3(b) of the Tamil Nadu Government Gazette No. 7, dt. 21—2—96 and further amended subsequently. The amendment shall come into force with effect from 1—11—99.

Amendment :

- I. The existing Clauses 1.04 and 2.00 to 11.00 of 38 Schedule Part—II of Terms and Conditions of Supply of Electricity will be deleted and substituted as follows :

1.04 Service Connection Charges :

Category	Tariff	Single Phase	Three Phase
L.T. Service :			
1. Domestic	I A	Rs. 250/- per Service	Rs. 450/- per Service
2. Street lights & Public water Supply.	II A	Nil	Nil
3. Tiny Industries	III A	—	without C.T. Rs. 450/- per Service.
4. Industries	III B	—	with C.T. Rs. 700/- per Service
5. Two part-Tariff	III B	—	Rs. 900/- per Service.
6. Agricultural	IV	Nil	Nil
7. Hut	I B	Nil	Nil
8. Recognised Education Institution, Temples, Hospitals etc.	II B	Rs. 250/- per Service	Rs. 450/- per Service without C.T. Rs. 700/- per Service with C.T.
9. Commercial	V	Rs. 250/- per Service	Rs. 450/- per Service without C.T. Rs. 700/- per Service with C.T.

Sl.No.	Category	Tariff	Single Phase	Three Phase
2.00 Meters :				
(i) A. Meter Rent (Low Tension).				
All L.T. Services including Two Part Tariff system under L.T. Tariff—III B			—	Nil
B. Meter Rent (High Tension)				
(a)	Demand or special type meter (applicable for Electro-mechanical Trivector meters)	for 11 KV Rs. 350/- for 22 KV Rs. 750/- for 33 KV Rs. 1000/- for EHT Rs. 1500/-		per Service per month or part thereof
(b)	Demand or Special Type meter (Applicable for Electronic Trivector meter).	(i) Consumers having sanctioned demand upto 5000 KVA (irrespective of voltage)		Rs. 1200/- per Service per month or part thereof
		(ii) Consumers having sanctioned demand of 5000 KVA and above (irrespective of voltage)		Rs. 2400/- per Service per month or part thereof.
c)	Time switches		Rs. 30/- per month or part thereof.	
(ii) Changing of Meter Board :				
(a)	Low Tension Single Phase		—	Rs. 50/-
(b) i.	Low Tension Three Phase		—	Rs. 225/-
	ii. Two part Tariff system under L.T. Tariff-III B.		—	Nil
(iii)	For changing meter at the request of the Consumer not due to increase in Consumption or demand.			
(a)	Low Tension —Single Phase		—	Rs. 50/-
(b)	L.T. — Three Phase		—	Rs. 100/-
(c)	L.T. Two part Tariff System under L. T. Tariff III B		—	Rs. 200/-
(d)	H.T. meters.		—	Rs. 200/-
(iv)	For Testing of meter, if it is proved to be correct within the prescribed limits (challenge test).			
(a)	Single Phase meter		—	Rs. 100/- Per Service
(b)	Three Phase meter			
	Upto 50 Amps		—	Rs. 160/- Per Service
	Above 50 Amps		—	Rs. 450/- „
	Demand or special type		—	Rs. 800/- „
(c)	Time switches		—	Rs. 100/- „
(v) Installation Testing :				
(i)	L.T. Services			
(a)	First test and inspection		—	Free

Sl. No.	Category	Tariff	Single Phase	Three Phase
(b) Further test on inspection due to faults in installation				
	Single Phase		—	Rs. 50/-
	Three Phase		—	Rs. 75/-
	Two part Tariff system under L.T. Tariff-III B		—	Rs. 150/-
(ii) H.T. Services :				
	(For the first and subsequent tests and inspections)			Rs. 150/-
3.00 Meter Caution Deposit :				
a. Low Tension Service Connection :				
1.	Domestic	IA	Rs. 1000/- per Meter	Rs. 2500/- per Meter
2.	Street lights&Public Water Supply	IIA	Rs. 1000/- per Meter	Rs. 2500/- per Meter
3.	Tiny Industries	IIIA	Rs. 1000/- per Meter	Rs. 2500/- per Meter
4.	Industries	IIIB	Rs. 1000/- per Meter	Rs. 2500/- per Meter
5.	Two Part Tariff System under	IIIB	—	Rs. 10,000/- per Service
6.	Agricultural	IV	—	
7.	Hut	IB	—	
8.	Recognised Educational Institutions, Temples, Hospitals, Laboratories, Cinema Theatres etc.	IIIB	Rs. 1000/- per Meter	Rs. 2500/- per Meter
9.	(a) Commercial	V	Rs. 1000/- per Meter	Rs. 2500/- per Meter
b. High Tension Services :				
1.	H. T. Industries	Tariff-I	Rs. 35,000/-per Service for 11/22 KV.	
2.	Recognised Educational Institutions, Labs, Cinema Theatres, Studios etc.	Tariff-II	Rs. 60,000/-per Service for 33 KV.	
3.	Commercial	Tariff-III	and above	
Note :				
(1) Inter State Supply under H.T. category shall be exempted from payment of the above deposit.				
(2) The above rate shall also apply to L. T. Temporary Supply.				
(3) No interest is payable on the above deposit so long as the service in the name of the Consumer exists. The deposit shall be refunded after termination of service agreement as per rules.				
(4) Anganwadi Centres, Nutritious Meals Centres and School buildings associated with welfare Programme of the State Government shall be exempted from Meter Caution Deposit				
(5) The Consumer opting for two part tariff system under Tariff-III B should provide a separate enclosure/cabin for housing the three compartment Box with CT's & L.T. Trivector meter.				

4.00 Reconnection Charges :

Sl. No.	Category	Tariff	Cut Out		Over head		Underground	
			SØ Rs.	3Ø Rs.	SØ Rs.	3Ø Rs.	SØ Rs.	3Ø Rs.
1.	Domestic	I A	60	90	75	120	200	300
2.	Street lights & Public Water Supply	II A	60	90	75	120	200	300
3.	Tiny Industries	III A	60	90	75	120	200	300
4.	Industries	III B	60	90	75	120	200	300
5.	Two part Tariff System under Tariff-III B				750			
6.	Agricultural	IV	40	60	60	100	—	—
7.	Hut	I B			10			
8.	Recognised Educational Institution, Temples, Hospitals, etc. Laboratories, Cinema Theatres etc.	II B	60	90	75	120	200	300
9.	Commercial	V	60	90	75	120	200	300
10.	H.T. Services Industries Tariff	I						
	Recognised Educational Institutions etc. Lab, Studios, Cinema Theatres etc.	II						
	Commercial	III						

Rs. 1500/-

5.00 Replacement of White Meter Card :

For replacement of white meter card if lost or damaged a fee of Rs. 5/- (Rupees five only) will be levied, however where the space in the cards is used up replacement will be free of cost.

6.00 Service Charges for dishonoured Cheques :

When Cheques given by Consumers either for current consumption charges or towards any other charges or C.C.D./A.C.C.D. are returned by the Banks for any reason, a service charges of Rs. 100/- for LT SC and Rs. 500/- for H.T. Service for every return of cheque will be collected from the Consumer. For L.T. Tariff-III B, Two Part Tariff System the Service Charges applicable for H.T. Services will apply.

7.00 Charges for Name Transfer of Service :

Category	Tariff	Name Transfer of Service by Legal Succession Rs.	Name Transfer of Service by Sale of Property (Third Party transfer) Rs.
1. Domestic	I A	150/-	200/-
2. Street light & Public Water Supply	II B	750/-	2000/-
3. Tiny Industries	III A	750/-	2000/-
4. Industries	III B	750/-	2000/-
5. Two part Tariff System under L.T. Tariff-III B	III B	750/-	2000/-
6. Agriculture	IV	200/-	300/-
7. Hut	I B	25/-	50/-
8. Recognised Educational Institution, Temples, Hospitals etc., Laboratories Cinema Theatres, etc.	II B	750/-	2000/-
9. Commercial	V	750/-	2000/-
10. H.T. Services (Industries, Recognised Educational Institution, etc.)	I, II, III	1000/-	2000/-

8.00 Development Charges :

Sl. No.	Category	Tariff	Development Charges	
			Single Phase	Three Phase
1.	Domestic	I A	Rs. 400/- per Service	Rs. 1400/- per Service
2.	(i) Street Lights	II A	Rs. 300/- per location	—
	(ii) Public Water Supply	II A	Rs. 140/- per H.P.	Rs. 140/- per H.P.
3.	Tiny Industries	III A	Rs. 400/- per Service	Rs. 1400/- per Service
4.	Industries	III B	Upto 10 H.P.— Above 10 H.P.—	Rs. 1400/- per Service Rs. 1400/- per Service for the first 10 HP and Rs. 140/- per HP above 10 HP
5.	Two part Tariff System under L.T. Tariff III B		Rs. 350/- per KVA	
6.	Agricultural	IV	Nil	
7.	Hut	I B	Nil	
8.	Recognised Educational Institution, Temples, Hospitals, Laboratories, Cinema Theatres etc.	II B	Rs. 1400/- per Service	
9.	Commercial	V	Rs. 400/- per Service	Rs. 700/- per K.W.
10.	H.T. Services :			
	(i) Industries	I	Rs. 350/- per KVA without ceiling limit	
	(ii) Recognised Educational Institutions, Cinema Theatres, Labs, etc.	II		
	(iii) Commercial	III		

Note :

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

9.00 Registration Charges :

Sl. No.	Category of Service	Tariff	Registration Charges	
			Single Phase	Three Phase
1.	Domestic	I A	Rs. 20/- per Service	Rs. 50/- per Service
2.	Street lights and Public Water Supply	II A	Rs. 100/- per Service	
3.	Tiny Industries	III A		Rs. 150/- per Service
4.	Industries	III B		Rs. 150/- per Service
5.	L.T. Two part Tariff System	III B		Rs. 500/- per Service
6.	Agriculture	IV		Rs. 50/- per Service
7.	Hut	I B		Rs. 5/- per Service
8.	Recognised Educational Institutions, Temples, Hospitals, Laboratories, Cinema Theatres etc.	II B		Rs. 100/- per Service
9.	Commercial	V	Rs. 100/- per Service	Rs. 150/- per Service
10.	H. T. Services :			
	(i) Industries		Tariff— I	Rs. 500/- per Service
	(ii) Recognised Educational Institutions, Labs Studios, Cinema Theatres etc.		Tariff— II	
	(iii) Commercial		Tariff—III	
11.	Captive Power Plant		Rs. 500/- per Application with capacity more than 10K W	

Note :—

1. Application Registration fees at the appropriate rates are also to be collected for conversion of a service from L.T. to H.T. and vice versa and also wherever additional loads are applied for by the Consumers both for H.T. and L.T. Services.

2. **Temporary Supply :** The registration fees for temporary supply under L.T. are to be collected as applicable for L.T. Tariff-IV and under H.T. as applicable to H.T. Tariff—III.

3. **Reduction of load/demand :** The registration fees at the rate applicable for H.T./L.T. applications are to be collected for reduction of demand/load in respect of H.T. and L.T. Services.

4. **Shifting of HT/ LT Services :** The registration fees for shifting of services are to be collected at the rates applicable to H.T./L.T. applications for new Service Connections.

5. **For Street light application :** The registration fees are to be collected per Service as specified in item (2) above after investigation and then the application registered.

6. **Replacement estimate due to accident :** Replacement estimate for poles broken etc. due to dashing of vehicle or any accident under DCW: Rs. 50/-.

10.00 Earnest Money Deposit (EMD) :

Sl.No.	Category of Service	Tariff	EMD.
L. T. Services			
1.	Domestic	I A	Nil
2.	Street lights and Public Water Supply	II A	Nil
3.	Tiny Industries	III A	Nil
4.	Industries	III B	0 — 25 HP— Rs. 200/-per H.P. 26 HP — 50 HP— Rs. 5000/- + Rs. 300/-per HP over 25 HP 51 HP — 75 HP— Rs. 12500/- + Rs. 400/-per HP over 50 HP 76 HP — 150 HP— Rs. 22500/- + Rs. 500/-per HP over 75 HP
5.	Two part System under Tariff—III B		Rs. 700/-per KVA for the sanctioned demand
6.	Agriculture	IV	Nil
7.	Hut	I B	Nil
8.	Recognised Educational Institution, Lab, Cinema Theatres, Temples, Hospitals, etc.	II B	Nil
9.	Commercial	V	Nil
10. H. T. Services :			
1.	Industries	I	Rs. 700/-per KVA
2.	Recognised Institutions Labs, Cinema Theatres etc.	II	Rs. 600/-per KVA
3.	Commercial	III	Rs. 800/-per KVA

Note : H. T. Tariff-IV and V are exempted from payment of Earnest Money Deposit.

11.00 Current Consumption Deposit :

The prospective HT/LT Consumers will have to pay initial Current Consumption Deposit as follows :

Sl. No.	Category of Service	Tariff	Quantum of initial Current Consumption Deposit both for metro and non-metro cases.	
			Single Phase	Three phase
(1)	(2)	(3)	(4)	
1.	Domestic	I A	Rs. 200/- per Service	Rs. 600/- per Service
2.	Street lights and Public Water Supply	II B	—	—
3.	Tiny Industries	III A	Rs. 200/- per H.P.	Rs. 600/- per H.P.
4.	Industries	III B	Rs. 800/- per H P.	—
5.	Two part System under Tariff-IIIB	III B	Rs. 700/- per KVA	—

(1)	(2)	(3)	(4)
6. Agriculture	(1) Free Supply		Nil
	(2) SFS	IV	As per Clause 15.03 of T & C Rs. 125/- per H.P.
7. Hut		I B	—
8. Recognised Educational Institution, Temples, Hospitals, Lab, Cinema Theatres etc.		II B	Rs. 500/- per Service
9. Commercial		V	Rs. 750/- per Service
10. H.T. Services :			Rs. 2250/- per Service upto 4 KW and for every additional KW Rs. 100/- per KW may be collected.
1. Industries		I	Rs. 700/- per KVA
2. Recognised Educational Institutions, Labs, Research Institution, Studios, Cinema Theatres, etc.		II	Rs. 600/- per KVA
C. Commercial		III	Rs. 800/- per KVA

Note :

The existing H.T./L.T. Consumers will have to pay additional Current Consumption Deposit subject to the minimum of the initial Current Consumption Deposit as and when the next review of Current Consumption Deposit is done.

(By Order of the Board)

Frederick David,
Member (Distribution).



PENSION—Dearness Allowance to pensioners and family pensioners—Revised rates from 1st July 1999—Orders—Issued.

(Per.) B.P. (Ch) No. 280

(Secretariat Branch)

Dated the 26th October, 1999.
Iyppasi 9, Pramathi,
Thiruvalluvar Aandu 2030

Read :

(1) Per. B.P. (FB) No. 33 (SB) dt. 7—7—1999.

(2) G.O. Ms. No. 450, Finance (Pension) Department, dated 12—10—1999.

Proceedings :

In the Government Order second cited, the Government of Tamil Nadu have revised the rates of Dearness Allowance payable to their pensioners/family pensioners with effect from 1st July, 1999. The Tamil Nadu Electricity Board has decided to adopt the Government Orders to the pensioners/family pensioners of the Tamil Nadu Electricity Board also.

B.B.—7 (Oct. 99)

2. Accordingly, the Tamil Nadu Electricity Board directs that the pensioners/family pensioners of the Tamil Nadu Electricity Board shall be paid Dearness Allowance with effect from 1st July 1999 at the following rates :—

Date from which payable	Revised rate of Dearness Allowance (Per month)
1st July 1999	37% of pension/family pension

3. The families of deceased, Contributory Provident Fund/Non-pensionable establishment beneficiaries who are in receipt of Ex-gratia payment of Rs. 605/- per month with reference to (Permanent) B.P. (Ch) No. 238, (Secretariat Branch) dt. 22—9—1998 of the Board shall also be paid Dearness Allowance at the rate of 29% per month.

4. The difference between the Dearness Allowance drawn from 1st July 1999 and the revised Dearness Allowance now ordered shall be drawn as arrears for the pensioners/family pensioners and families of deceased Contributory Provident Fund/non-pensionable establishment beneficiaries who are in receipt of Ex-gratia payment of Rs. 605/- per month with reference to (Per.) B.P. (Ch) No. 238 (SB) dt. 22—9—1998. The amount of Dearness Allowance involving a fraction of a rupee shall be rounded off to the next higher rupee.

5. These orders will apply to the present and future family pensioners. In the case of divisible family pension, the Dearness Allowance shall be divided proportionately.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.



Electricity—Extending supply for construction purposes to Residential Buildings categorising such services under L.T. General Purpose Tariff—Orders issued.

(Permanent) B.P. (FB) No. 210

(Technical Branch)

Dated : 29—10—99
Iyppasi 12, Pramathi,
Thiruvalluvar Aandu 2030.
Read :

1. Extracts from the minutes of 820th Meeting of the T.N.E.B. held on 14—10—99.

Proceedings :

There were several representations especially from Consumers availing temporary supply for Residential Buildings that though their construction power requirement is small, they are required to pay advance Current Consumption Charges heavily on account of the fact that effective from 1—3—94, the temporary supply rates were fixed at a much higher rates when compared to L.T. Tariff-IX+25% rates specified earlier and also due to the introduction of a new element by way of daily minimum rate on the basis of connected load. It was further represented that they are encountering much difficulties in getting refund at the time of closure of temporary supply services.

To obviate the hardship caused to such Consumers, a proposal was placed before the Board as to whether the power supply availed under L.T. for the construction of Residential Buildings/Residential Complexes can be categorised under L.T. General Purpose (Commercial) Tariff i.e., L.T. Tariff-V similar to the procedure followed in the case of H.T. Construction power supply.

After careful consideration of the above proposal, Board had decided to categorise the services availed under L.T. for construction of Residential Buildings/Residential Complexes under L.T. General Purpose (Commercial) tariff viz. L.T. Tariff-V under Part-B of Tariff Notification G.O. It was further decided that extension of supply to all other construction activities other than Residential Buildings and other temporary supply activities as indicated in Part-C of Tariff Notification G.O. would be continued to be charged at the temporary supply rates stipulated therein.

(By Order of the Board)

Frederick David,
Member (Distribution).

Tamil Nadu Electricity Board—Acceptance of Technical Papers presented by Board's Engineers at International/National/State Level—Instituting of Board's Reward—Revised proceedings—Issued.

(Per) B.P. (Ch) No. 214

(Technical Branch)

Dated 29—10—1999
Iyppasi 12, Pramaathi,
Thiruvalluvar Aandu 2030

Read :

- i. (Permanent) B.P. (Ch) No. 56, (Tech. Br.) dt. 5—3—99.
- ii. Note C. 4009/N3/99, approved by Chairman on 25—10—99.

Proceedings :

1. In the B.P. cited approval has been accorded for rewards for technical papers presented by Board's Engineers. With regards to the eligibility for awards, the following amendment is made.

2. In para 3 of the B.P. cited, the sentence reading as "Accordingly, the Chairman, TNEB is pleased to approve the following rewards for acceptance of technical papers presented by the Board's Engineers in the reputed Journals/Organisations/Forums as detailed in the Annexure "is amended as" Accordingly, the Chairman, TNEB has approved the following rewards to Board's Engineers for publication in the proceedings of seminar/work-shop conducted by reputed organisations/Forums, whether it is presented in person or not and also for publication of papers in the reputed journals to which the presentation in person is not normally required".

3. All the other contents in the B.P. cited remains unaltered.

(By Order of the Chairman)

A. R. Sadagopan,
Chief Engineer,
Research & Development I/C.



Bonus and Ex-Gratia—Tamil Nadu Electricity Board—Bonus and Ex-gratia to workmen of Tamil Nadu Electricity Board for 1998-99—Orders—Issued.

(Per.) B.P. (Ch) No. 291

(Sectt. Branch)

Dated the 30th October, 1999.
Iyppasi 13, Pramathi,
Thiruvalluvar Aandu, 2030.

Read :

1. Permanent B.P. (FB) No. 58 (SB) dated 18—7—98.
2. Govt. Letter (Ms.) No. 176, Energy dt. 30—10—1999.

Proceedings :

The quantum of Bonus and Ex-gratia payable for the accounting year 1998—99 to the Workmen of the Tamil Nadu Electricity Board covered by the Wage Revision Orders issued in the B.P. cited has been decided by the Government and Government have communicated their decision in their letter second cited.

2. In pursuance of the above, it is hereby ordered that for the accounting year 1998—99 the workmen of the Board covered by the Wage Revision Orders referred to in the B.P. cited be paid a Bonus calculated at the rate of 8.33% of the salary or wage earned by them during the said accounting year, subject to and in accordance with the provisions of the payment of Bonus Act, 1965 as amended upto-date.

3. The Workmen of the Board (monthly paid and full-time workmen paid from contingencies) Helper (Trainees), Office Helper (Trainees) appointed on consolidated salary and also the workmen of the State Government, Central Government and other organisations who had

worked on deputation in the Board during the accounting year 1998—99 drawing a salary or wage, including those drawing pay exceeding Rs. 3,500/- per month, will be eligible for the Bonus sanctioned in para 2 above.

4. It is also ordered that the workmen of the Board covered by the Wage Revision Orders issued in the B.P. cited and the deputationists entitled to get Bonus with reference to the orders in paras 2 and 3 above, shall also be paid an Ex-gratia at the rate of 11.67% of the salary or wage earned by them, during the accounting year 1998-99.

5. Where the salary or wage of a workman entitled to Bonus and Ex-gratia exceeds Rs. 2,500/- (Rupees Two Thousand and Five Hundred only) per mensem, the Bonus and Ex-gratia payable to such employees shall be calculated as if his salary or wage is Rs. 2,500/- (Rupees Two Thousand and Five Hundred only).

6. Salary or wage for the purpose of payment of Bonus and Ex-gratia will include only the following :—

- (a) Basic pay-Leave salary.
- (b) All classes of special pay (including shorthand and typewriting special pay).
- (c) Personal pay.
- (d) Additional pay for additional charge.
- (e) Additional days wage paid for work on National Holidays and Festival holidays.
- (f) Dearness allowance.
- (g) Personal compensatory allowance given for protecting loss of pay; and
- (h) Deputation allowance.

The term 'Salary' or 'Wage' will not include Interim Relief, over-time pay and allowances and will not include any pay and allowances other than those mentioned from (a) to (h) above: Salary or Wage for the leave surrendered by an employee during 1998—99 should not be taken into account for computation of Bonus.

7. All the workmen who had worked in the establishment for not less than thirty working days in the accounting year 1998—99, are entitled to the payment of Bonus and Ex-gratia.

8. The maximum Ex-gratia amount payable shall be Rs. 3501/- (Rupees Three Thousand five hundred only). This Ex-gratia will be reduced on actual basis if a workman has not worked on all the working days in the accounting year 1998—99 on the analogy of the provisions under Section 13 of the payment of Bonus Act. The maximum of Bonus and Ex-gratia payable to an employee shall not exceed Rs. 6000/- (Rupees Six thousand only) for the full year.

9. The Board also directs that the workmen, who are under suspension but were on duty during the accounting year 1998—99 also be paid Bonus and Ex-gratia for the year 1998—99 subject to the conditions mentioned above.

10. If during any part of the accounting year 1998—99, workmen covered by the Wage Revision Order referred to in the B.P. cited is promoted to officer category whose pay scale is defined with reference to Permanent B.P. (FB) No. 59 (SB) dated 18—7—98 shall also be paid the Bonus and Ex-gratia in a proportionate manner for the period they had worked in workmen category.

11. The workers covered by the order first cited, who had worked in the accounting year 1998—99 fully or partly but had Retired/Died subsequently shall be paid the Bonus and Ex-gratia.

12. The Expenditure on the payment of Bonus shall be debitable to "Tamil Nadu Electricity Board Funds—Revenue Expenses—Account No. 75.501 and the Expenditure on the payment of Ex-gratia shall be Debitable to Account No. 75.502."

13. The Tamil Nadu Electricity Board also directs that the Bonus and Ex-gratia payment for the year 1998—99 should be disbursed to all the eligible employees on 4th November 1999.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.

SPECIAL ADHOC BONUS—Tamil Nadu Electricity Board—Special Adhoc Bonus to Officers for 1998—99 — Sanction—Orders—Issued.

(Per) B. P. (Ch) No. 292

(Secretariat Branch)

Dated the 30th October, 1999.
Iyppasi 13, Pramathi,
Thiruvalluvar Aandu-2030.

Read :

1. (Per.) B. P. (FB) No. 59, (Sectt.) dated 18—7—'98.
2. Govt. Lr. (Ms.) No. 176, Energy Department, dated 30—10—99.
3. Per. B. P. (Ch.) No. 291, (Sectt.) dated 30—10—99.

Proceedings :

The quantum of Special Adhoc Bonus payable for the accounting year 1998—99 to the Class I and II Officers of the Tamil Nadu Electricity Board covered by the Officers Pay Revision Orders issued in the B.P. first cited has been decided by the Government and Government have communicated their decision in their letter second cited.

2. In pursuance of the above, it is hereby ordered that a Special Adhoc Bonus of Rs. 925/- (Rupees Nine hundred and Twenty five only) be paid for the accounting year 1998—99 to the Class I and II Officers of the Board.

3. A deputationist, in the Officer's category from the Tamil Nadu Electricity Board and working in the Government or other organisation, who but for his deputation would be eligible for special Adhoc Bonus and who is not in receipt of any Bonus and or Ex-gratia from the organisation to which he is deputed, is also eligible for the Special Adhoc Bonus sanctioned in this order, to be paid from the organisation to which he is deputed. The Officers on deputation from State Government who are not in receipt of Bonus and Special Adhoc Bonus during 1999 may be allowed the benefit of Special Adhoc Bonus later during Pongal 2000 as and when orders are issued by the Government in this regard. In the case of the officers who had worked only for part of the year 1998—99, the Special Adhoc Bonus to be paid shall be proportionately reduced.

4. Special Adhoc Bonus is payable to the retired Class I and II Officers of the Board provided they had worked for not less than thirty days in the accounting year 1998—99. If they were in service for part of the year, the Special Adhoc Bonus shall be paid on a proportionate basis.

5. If a workman covered by the Wage Revision orders issued in (Per.) B.P. (FB) No. 58 (SB) dated 18—7—98 is promoted to Officer's category, he shall be paid Special Adhoc Bonus in a proportionate manner for the period he had worked as Officer during 1998—99 in addition to the proportionate payment of Bonus and Ex-gratia as per the orders issued para-10 of (Per) B.P. (Ch.) No. 291 (SB) dated 30—10—1999.

6. The Officers who were on re-employment/extension of service in the Board during the accounting year 1998—99 shall also be paid Special Adhoc Bonus proportionate to the period of service rendered by them.

7. The expenditure on the payment of Special Adhoc Bonus is debitable to "Tamil Nadu Electricity Board Funds—Revenue expenses—Account No. 75—502".

8. The Tamil Nadu Electricity Board also directs that Special Adhoc Bonus should be disbursed to all the eligible officers on 4th November, 1999.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.

TECHNICAL

PART - IV

Technical

NCES – Municipal Solid Waste based Power Project – 14.85 MW plan to be promoted by M/s. EDL India Private Limited at Perungudi to Chennai – Power Purchase Agreement (PPA) between T.N.E.B. and the project company – Certain additional clauses to be included in the PPA as proposed by the company – Approval - Reg.

Per. B.P. (F.B.) No.185

(Technical Branch)

Dated 4.10.1999,
Puratasi 17, Pramadhi,
Thiruvalluvar Aandu 2030.

Read :

1. Item No.6 of the minutes of 819th Meeting of the Board held on 16.9.99.
2. B.P. Ms. No.207, (Technical Branch), dt. 16.11.98.

Proceedings :

Government of Tamil Nadu has approved, vide G.O. Ms. No. 6, M.A. & W.S. Department, dt. 5.1.99, the selection of M/s. EDL India Private Limited, New Delhi for the implementation of 14.85 Municipal Solid Waste (MSW) based power project at Perungudi in Chennai. T.N.E.B. has decided earlier, vide B.P. second cited, that the above proposal would be treated as a project under NCES route with the adoption of existing policies and guidelines including the simplified Power Purchase Agreement (PPA) already in practice in the case of co-generation and the Biomass based power generation.

However, the project company requested the Board, vide its Letter No. EDL/SWERF/TIDCO/99, dt. 21.7.99, to consider some additional principles to be included in the draft PPA proposed by TIDCO/ TNEB based on the existing practice. The principles proposed by the company was discussed in detail during the meeting with project company/TIDCO on 16.7.99. After careful consideration of the company's request, the principles of PPA for the above MSW based power project were discussed and the following decisions were taken by the Board.

(i) The PPA shall be made valid for an initial period of 15 years, extended/renewed beyond 15 years on mutually agreed terms and conditions.

(ii) Deemed generation as adopted for IPP Projects may be agreed to. However, suitable penalty clauses for failure to achieve contracted PLF on annual basis and penalty for non-supply during peak hours and other usual penalty clauses may be included in the PPA.

(iii) To introduce a clause for addressing the situations arising due to change in Law after commencement of commercial operation in consultation with Legal Cell.

(iv) Force Majeure clauses as in IPP PPAs may be included.

(v) To avail rebate/surcharge for the early/belated payments made towards the monthly energy charges as per the existing norms adopted in the case of IPP. However, for belated payments. Interest rate equal to SBI prime lending rate plus 1% may be adopted.

(vi) Sale of Energy by the project company to third parties by paying appropriate wheeling charges if T.N.E.B. is not able to absorb the energy generated by the project company.

(vii) To modify and accept the existing clause on the waiver of sovereign immunity, as in the case of IPP, in consultation with the Legal Cell, without affecting Board's interest.

(By Order of the Board)

A.R. Sadagopan,
Chief Engineer/NCES.

Memorandum No.ACE/IEMC/EE3/AEE2/AE/F.CR.36/D.591/99, (Technical Branch), dt. 8.10.99.

Sub: Extension of time to report readiness - Agricultural service connection normal priority - Reg.

Ref: 1. Memo. No.SE/RE&I(D)/RE.II/D. No.6683/92, dt. 8.10.92.
2. Minutes of the review meeting taken by the M(D) at Trichy on 31.8.99 communicated in the Endt. No.M(D)/EE/F.24/D.476/99, dt. 9.9.99.

In the circular Memo. dt. 8.10.92, powers have been delegated to the Chief Engineers/Superintending Engineers O&M for extension of supply to the new agricultural pumpset connections.

Now in the minutes of the review meeting convened by the Member (Distribution) at Trichy on 31.8.99, communicated in the reference (2) it has been decided that as the number of ready parties available under normal category for agricultural service connection is much more than the remaining target to be achieved in all the Circles, extension of time beyond 90 days notice period, for entering readiness need not be granted. All such applicants may be advised to opt for availing supply under RSFS category.

Hence all the field officers are requested to follow the above instructions.

Frederick David,
Member (Distribution).

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Memorandum No.ACE/IEMC/EE3/AEE2/V.40/D.715/99, (Technical Branch), dt. 8.10.99.

Sub: Electricity – Proposal of extension of power supply to additional loads in existing free supply category agricultural service connection under SFS – Accepted – Orders issued – Reg.

Ref: 1. Lr. No.SE/IEMC/EE3/AEE2/F.V.40/D.435/99, dt. 4.6.99.
2. G.O. (Ms) No. 134, Energy (C1) Department, dt. 24.6.99.

The Government have accorded approval for the proposal for effecting additional load on priority to those who opt for it under SFS for the existing agricultural service effected under free supply category in the G.O. (Ms) No.134, Energy (C1) Department, dt. 24.6.99 cited under reference (2), a copy of which is enclosed.

Hence, the Superintending Engineer/Electricity Distribution Circles are requested to give wide publicity for the above Government Order on effecting additional load and to register the applications under SFS and to effect additional load on priority to those who opt for the above scheme. Separate priority may be maintained for the above scheme.

The additional load in the existing agricultural services now availing free supply category may be effected on payment of the actual cost of works including extension of mains improvements etc. Once the additional load is effected, both the existing and the additional load will be charged at the Tariff applicable as per Terms and Conditions of SFS.

No additional load shall be effected under free supply category hereafter.

Further there are a number of Agriculturists who have already availed free supply and using additional loads without obtaining proper approval of the Board.

In order to regularise such additional loads wide publicity had been given in the News Papers that those Agricultural consumers who have unauthorised additional load in their services can voluntarily disclose the unauthorised additional load by registering for the additional load under SFS category in the office of the Executive Engineer/O&M concerned on or before 31.12.99. Such consumers also must pay the actual cost of works including extension of mains, improvements etc., for effecting the additional load. The consumers may be insisted to give the Name plate details of motors while applying for additional load.

After this, both the existing and the additional load will be charged at the tariff applicable as per T&C of SFS.

From 1.1.2000 onwards the Tamil Nadu Electricity Board will carry out surprise inspections in the existing Agricultural services. If any unauthorised additional load is detected during such inspection, then the entire load in the service including the additional load will be brought under SFS.

Such consumers will have to pay the actual cost of works including extension of main, improvements etc., for effecting the additional load along with the compensation charges for the violation of connecting the unauthorised additional load as per terms and conditions of supply. After this both the existing and the additional load will be charged at the tariff applicable as per terms and conditions of SFS.

Further as per G.O. Ms. No.115 Energy (A2) Department, dt. 19.7.98, agriculturists shall be permitted lighting upto 150 watts, for lighting the farm or the field around the pumpsets. But it is understood that some of the agriculturists are misusing the above power for connecting Radio, T.V., Air-Cooler and Air-conditioner in their Farm Houses.

The above such consumers should apply for a separate service to the Tamil Nadu Electricity Board for regularising the same. If they fail to do so, then the above such agricultural services will be disconnected and reconnected only after collecting the necessary compensation charges as per rules.

Frederick David,
Member (Distribution).

Encl.:
COPY OF:

GOVERNMENT OF TAMIL NADU

ABSTRACT

Electricity – Proposal of extension of power supply to additional loads in existing Agricultural service connection under Self Finance Scheme – Accepted – Orders issued.

G.O. (Ms) No.134

Energy (C1) Department

Dated 24.6.1999,

Read :

From the Chairman, T.N.E.B. Lr. No.SE/IEMC/EE3/AEE2/F.V.40/
D.435/99, Dt. 4.6.99.

Order :

In the light of the request of the Chairman, Tamil Nadu Electricity Board in his letter read above, the Government approve the proposal of the Board for effecting additional load under Self Finance Scheme in the existing agricultural services effected under free supply category on payment of the actual cost of works including extension of mains, improvements etc. and on condition that both the existing and the additional load will be charged at the tariff rate applicable as per terms and conditions of Self Finance Scheme.

(By Order of the Governor)

Lal Rawna Sailo,
Secretary to Government.

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Memorandum No.ACE/IEMC/EE3/AEE2/F.L.T. Application Form/D.730/99, (Technical Branch), dt. 14.10.99.

Sub: Electricity – Applications for L.T. Domestic and Commercial service – connections – Receipt of applications – Revised instructions issued – Reg.

Ref: 1. Circular Memo. No.SE/IEMC/EE3/AEE2/D. 139/92, dt. 11.8.92.
2. Memo. No. SE/IEMC/EE3/AEE2/F.GS.454/D.716/97, dt. 10.12.97.

It has been decided that the L.T. applications for Agricultural and other categories may be printed at Tamil Nadu Electricity Board Press and the same may be issued by the Tamil Nadu Electricity Board to the applicants requiring extension of supply.

Based on the above decision, the application forms have been printed and allotment has been made to the Chief Engineers/Distribution of all Region in the reference (2) cited.

Now the following working instructions are issued in respect of issue and receipt of L.T. application form superseding the instructions issued in the circular memo. dated 11.8.92 cited under reference (1).

Applications for L.T. Domestic and Commercial (General purpose) services has to be obtained by the prospective consumer from the concerned section office. The name of the prospective consumer to whom issued has to be written on the top of the application form. The filled up application has to be presented at the concerned section office for issuing advice for the payment of registration fee. The registration fee has to be paid at the concerned section office. The filled up application form in complete shape with relevant documents after payment of registration fee has to be received at the concerned section office itself. The application form has to be checked thoroughly at the section office and if found in order it has to be registered and the acknowledge for the registration which is enclosed in the application form has to be given to the applicant immediately. The application should be registered Tariff-wise at Section Office. Then the registered application has to be processed at Section Office for effecting supply as per the registration priority. Regarding the other category of services other than Domestic and General purpose the existing procedure may be followed with the new application form.

Further it is informed that the present allotment of forms is for approximately one year requirement only. Before the application forms get exhausted the Superintending Engineer of Distribution Circles has to take necessary action in printing the application forms in advance and distribute the same to the Section Offices so as to avoid any complaints from the public about the non-availability of application forms. Hence, the Superintending Engineers should closely watch the stock position and take necessary action at the appropriate time.

Further it is informed that the serial number need not be printed in future, as the application format has been given in Internet and the consumers have been requested to use the same. Applications for L.T. domestic and commercial services printed outside in the same format may also be accepted.

It is informed that the above procedure will come into effect from 1.11.99 onwards.

R. Poornalingam,
Chairman.

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Memorandum No.ACE/IEMC/EE1/Asst./CR.2763/99, (Technical Branch), dt. 16.10.99.

Sub: Electricity – Extension of time for the payment of monthly current consumption charges – Where arrears are to be collected instructions – Issued.

Ref: 1. Per. B.P. (F.B.) No. 144 (Technical Branch), dt. 31.7.99.
2. Memo. No. SE/IEMC/EE1/Asst./C.R. 2338/99, dt. 5.8.99.

In continuation to the references cited, the Field Superintending Engineers are hereby informed that extension of time need not be given to the applied services where there are arrears of Current Consumption charges due from another service of the same consumer.

The above instructions should be adhered strictly.

M. Ramalingam,
Additional Chief Engineer,
Industrial Energy Management Cell.

Tamil Nadu Electricity Board – Computer Centre – Implementation of an Integrated Information System for T.N.E.B. – Approach to be adopted for L.T. Billing – Orders issued.

Per. B.P. (F.B.) No.190

(Technical Branch)

Dated 20.10.1999,
Iyppasi 3, Pramathi,
Thiruvalluvar Aandu 2030.

Read :

1. Minutes of the 815th Meeting of the Tamil Nadu Electricity Board held on 17.06.99 (Item No.22).
2. Minutes of the 816th Meeting of the Tamil Nadu Electricity Board held on 29.06.99 (Item No.17).

Proceedings :

The Tamil Nadu Electricity Board approves the following:

The procedure for implementing L.T. Bill Assessment and Collection in Section Offices as recommended by M/s. Tata Consultancy Services in their study for an Integrated Information System for T.N.E.B.

(By Order of the Board)

P.S. Shankar,
Chief Engineer/Planning.

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Memorandum No.M(D)/Plg./SE.Plg./EE/MP-II/AE/D.332/99, (Technical Branch), dt. 21.10.99.

Sub: Improving the Transmission and Distribution network – Before
going for new Sub-stations – Instruction issue of.

While scrutinizing the proposals received from the field for establishment of new SSs, it is noted that the following points are not taken into consideration before evolving the proposals, which lead to unnecessary idle investment to the Board.

1. There is unequal distribution of loads a) Between Power Transformers within the Sub-station, b) Among the 11 KV/33 KV feeders fed from the same SS, c) unequal loading between near by 11 KV/33 KV feeders fed from the different SS, which lead to unequal loading between the surrounding Sub-stations.

2. Also the proposals for the new Sub-stations are being evolved without fully exploring the dire and immediate need for the same resulting in idle investments, waiting for the anticipated load growth envisaged in the scheme. The delay in load growth results in poor revenue return besides loss of revenue.

3. Schemes are proposed without ascertaining the availability of the land. In some cases the sanctioned schemes could not be executed due to non-availability of land for the Sub-station, for which funding agencies have sanctioned the loan and T.N.E.B. is burdened with commitment charges due to non-utilization of funds.

In the above context, the following guidelines should be taken note of before evolving new schemes.

1. Inter connection of feeders should be opted first for equal distribution of loads and optimum utilization of sub-station equipment's in the sub-station. In low voltage prevalent area, at where the load growth is in slow pace, an express feeder can be introduced to improve the voltage.

2. The possibility of enhancing existing power transformer capacity should be explored fully before opting for new sub-station.

3. To the extent feasible unmanned sub-stations should be planned for.

4. New sub-stations should be proposed after utilizing all the available alternate resources optimally and after ensuring the availability of suitable land at the load center.

5. On estimating load growth rate to justify the need for establishing a SS, it is to be ensured and it should be fully re examined whether the load demand could be met by the aforesaid means in order to avoid premature and idle investment proposals.

The above instructions should be followed scrupulously before going for establishment of new sub-stations.

Frederick David,
Member (Distribution).

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Memorandum No.ACE/IEMC/EE3/AEE2/F.B.276//D. 739/99, (Technical Branch), dt. 25.10.99.

Sub: Electricity – Installation of Static Trivector meter in H.T. services –
Use of CMRIs for data down load – Upload the data in BCS –
Monitoring/instructions Guidelines to field Officers – Issued – Reg.

A quantity of 200 numbers common meter reading instruments have been procured against P.O.2311/15.9.98 from M/s. Signals & Systems (India) Pvt. Ltd., Chennai. The firm have also delivered the CMRI of ordered quantity to various circles as per P.O. allotment.

Adverting to the supply of the CMRIs, the following.

Guidelines/instructions to MRT/O&M Officers are issued for proper utilisation of CMRI.

1. The O&M Officers have to down load the billing data load survey data and tamper data from the meters through common meter reading instruments by removing seals through communication port in the Trivector Meters in every month.

2. Before down loading the billing data, load survey data and tamper data from the meters through CMRI, the Officer should note down manually all the parameters readings available in the display in order to have the readings for billing purpose in case of failure of down loading of MRI due to various reasons (Battery failure etc.)

3. The datas recorded in the CMRI will be handed over by the O&M Officers to the Section Head incharge of Base Computer Station (BCS) at Central Office who will up load the above data in B.C.S.

4. The staff at B.C.S. process the data with available meter manufacturer software as well as billing software and formulate the following details.

(i) Billing Data.

(ii) Load Survey Data.

(iii) Tamper Data.

The billing data should be sent H.T. billing section for preparing monthly bills. The Load Survey Data and Tamper Data should be sent to MRT.

5. M.R.T. Officer may study the load flow and analyse the tamper events, in the meter during the period from the load survey data. If required MRT may prepare the common meter reading instruments (CMRIS) through B.C.S. with approval of circle S.E. and in Co-ordination with O&M staff, may erase the tamper events in the Trivector meters.

6. At the time of down load the data if a tamper display is observed, the O&M Officers have to inform the same to MRT wing without disturbing optical port seals for taking action by MRT.

7. In case of old version of secure make meters (Bearing SI. No. TEB 00001 to TEB 01800) the tamper display in the meter have to be thoroughly studied by MRT wing before down loading the data through common meter reading instruments.

8. In such services as noted in the para 6 & 7 above, the procedure of taking monthly reading manually hitherto followed may be continued in order to avoid delay in sending the bills to the Accounts Wing.

9. While replacing the defective meter the FR of the meter and the IR of the replaced new meter has to be down loaded through MRT and to be handed over to the Section Head incharge of B.C.S. The same data has to be taken in the printout form and to be handed over to the Accounts Wing for verification purpose at later date.

Frederick David,
Member (Distribution).

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Memorandum No.ACE/IEMC/EE3/AEE2/F.V.40//D. 749/99, (Technical Branch), dt. 27.10.99.

Sub: Electricity – Proposal for extension of power supply to additional loads in existing agricultural service connection under SFS
Accepted – Reg.

Ref: 1. Memo. No. ACE/IEMC/EE3/AEE2/V.40/D.715/99, dt. 8.10.99.
2. Memo. No. SE/RE&I(D)/D/SFS/D.No.6077/92-3, (TB), dt. 27.4.92.

Further to the circular dated 8.10.99 the Chief Engineer/Distribution/Villupuram Region has raised certain clarifications. The clarifications raised by the Chief Engineer/Distribution/Villupuram Region and the reply for the same is as furnished below:-

01 Para 2: As the applicants are to be registered under SFS, whether initial payment of Rs.500/- is to be collected along with the Registration fee of Rs.50/- and consent letter at the time of registration or not?

Reply: Yes. The initial payment of Rs.500/- is to be collected along with the registration fee of Rs.50/- and consent letter at the time of registration has to be obtained.

02 Para 3: As payment of actual cost of works including extension of mains, improvements etc. is only to be collected, it is presumed that no minimum amount of Rs.10,000/- or Rs.25,000/- as applicable to SFS is to be collected. If so, no amount is to be collected for the cases involving no improvements.

Reply: Yes. No amount is to be collected for the cases involving no improvements (i.e.) Mere Service Connection. But Rs.500/- collected with application will not be refunded.

03 Para 4: It is presumed that this instruction holds good for applicants who have already entered their readiness under free supply category.

Reply: Yes. This instruction holds good for applicants who have already entered their readiness under free supply category.

01: When two or more parties come in a feeder and in case no improvement/less expensive improvement is involved for the first party and more expensive. Improvement is required for the subsequent parties, the first party may not be inclined to share the improvement expenditure equally among the other parties and vice versa. Hence, it is suggested that the estimate may be prepared for each case separately in the order of payment of Rs.500/- instead of the procedure outlined in para (i) of M(D)'s Memo. dated 27.4.92.

Reply: As per para (i) of circular dated 27.4.92 in the case of extension estimate involving more than one applicant coming in a L.T. feeder the cost of the extension estimate should be divided equally among applicants. The above procedure may be followed for effecting additional load under SFS category also.

02: Whether improvement to bring down the existing regulation to norms is to be done at Board's cost or the entire cost of improvement is to be collected from the party.

Reply: Yes. The instructions in the Para (ii) & (iii) of the above circular dated 27.4.92 has to be followed (i.e.)

Para (II): As in the case of shifting of agricultural services one estimate for carrying down the existing regulation to norms should be prepared first & this cost is to be borne by the Board.

Para (III) If the existing L.T. regulation is within the norms and if it exceeds the norms because of extension to the applicants well, the cost of the necessary improvement works to bring down the regulation to norms shall be collected from the party.

03: It is presumed that the procedure of collecting the difference in cost of Distribution Transformer in case of enhancement, holds good.

Reply: As said in para (iv) of the circular dated 27.4.92, the difference in cost of Distribution Transformer in case of enhancement has to be collected from the applicant.

04: It is presumed that the procedure adopted for SFS in respect of Labour and Transport and establishment and Supervision charges and issue of 30 days notice for payment of estimate cost holds good.

Reply: As said in Para (v) of the circular dated 27.4.92, the procedure adopted for SFS in respect of Labour and Transport and Establishment and Supervision charges and issue of 30 days notice for payment of estimate cost, holds good.

Frederick David,
Member (Distribution).

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Circular Memorandum No.SE/RE&I(D)/RE-III/A2/F/D.138/99, (Technical Branch), dt. 28.10.99.

Sub: Energising agricultural pumpsets in Dark area blocks – Reg.

Ref: G.O. Ms. No. 117 Energy (C1) Department, dt. 13.6.97.

The Government of Tamil Nadu have ordered in the G.O. cited that the NABARD guidelines have to be followed in energising agricultural pumpsets.

The copy of the G.O. Ms. No.117, Energy (C1) Department, (PWD) dt. 13.6.97 and the copy of NABARD guidelines in energising agricultural pumpsets are enclosed herewith.

In this connection, all the Regional Chief Engineers/Distribution/All Regions are requested to follow the guidelines issued by the Government strictly in energising agricultural pumpsets. The applicants for whom agricultural service connection has already been committed in writing by the Board for the year 1999–2000, is exempted from the purview of this order.

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

Encl.: 1. Copy of G.O. Ms. No.117
Energy (C1) PWD, dt. 13.6.97.

Frederick David,
Member (Distribution).

2. Copy of NABARD guidelines (2 Sheets).

Copy of :

ABSTRACT

Energy – Ground water – Dark & Grey Area blocks – in Tamil Nadu – Energising Agriculture Pumpsets – Clarification – Orders – Issued.

G.O. Ms. No.117

Energy (C1) Department

Dated 13.6.1997,

Read :

1. G.O. Ms. No.326 (PWD) (R2) dt. 23.11.93.
2. From the Member (D) T.N.E.B. D.O. Letter SE/RE & I(D)RE.F/A2/ D.O. 243/97, dt. 5.3.97.
3. From the C.E. (State Ground and Surface Water Resources Data Centre) 8021/Inten.surving,P1/Lr.05 Vol. III 197, dt. 27.3.97.

ORDER:

In G.O. 2 (D) P. 326 P.W.D. dt. 23.11.93, the Government notified the Panchayat Union blocks categorising them into Dark, Grey and white. Based on the development of ground water for Minor Irrigation Schemes, which

have to observe certain ground water discipline, when they are implemented. Such Dark and Grey areas of blocks were notified in the G.O. read above. It was also ordered therein that no schemes should be formulated in the Dark area blocks and those in Grey blocks should be formulated only in consultation with the Ground Water Wing of the Public Works Department.

2. The Chairman, Tamil Nadu Electricity Board informed that the Board is committed to energise 40,000 agricultural pumpsets every year with financial assistance from Rural Electrification Corporation and participating bank at the rate of about Rs.25,000/- per agricultural pumpset. He has stated that because of the restrictions ordered in G.O. No.2(D)326/PWD(R2) Dated 23.11.93 bleak situation has arisen, in the matter of financing the programme since the T.N.E.B. is not able to get reimbursed, the expenditure incurred towards energisation of pumpsets in Dark Area Blocks.

3. In the above circumstances, the Member (Distribution), T.N.E.B. has requested the order of Government on the followings:

i) Whether to implement the orders issued in G.O. 2(D) No.326 Public Works Department, dt. 23.11.93 in T.N.E.B. which will result in cancelling all the agricultural applications received from Dark Area Blocks and stop further energising of agricultural pumpsets in such areas.

(or)

ii) reconsidering the orders already issued in G.O. 2 (D) No. 326, PWD, dt. 23.11.93 and modifying the order because of its serious implications.

4. The proposal of the Member (Distribution), T.N.E.B. was carefully examined in consultation with the Chief Engineer (SG & SWR). In view of the large no. applications for energisation of pumpsets pending, the Government direct that in partial modification of the orders issued in G.O. 2(D) 326 PWD, dt. 23.11.93 the following guidelines be followed by the T.N.E.B. in this regard.

i) The Electricity Board may get clearance from the Chief Engineer (Ground Water) before energising pumpsets in Dark and Grey area Blocks and follow the guidelines of NABARD.

ii) The T.N.E.B. may not entertain fresh applications in future from Dark area blocks.

(By Order of the Governor)

Susan Mathew,
Secretary to Government.

/True Copy/

Copy of Extract from the Book "Ground Water Resources of Tamil Nadu, Present Status of Development July 1994, published by the Government of Tamil Nadu, P.W.D., Ground Water, Chennai - 5 - Page No. 25.

9. REGULATORY INSTRUMENTS AND PROCEDURES CURRENTLY IN FORCE:

Spacing norms have been prescribed based on the guidelines issued by NABARD (National Bank for Agriculture and Rural Development) for adoption between any two minor irrigation structures. These range from 150 m (for any two dug wells) to 600 m (for any two deep tube wells). These spacing norms are applicable for the state of Tamil Nadu as a whole for the construction of new structures for development of groundwater for minor irrigation purposes availing institutional finance.

These spacing norms are followed even for deepening of existing old wells. However spacing need not be observed for deepening of wells where institutional finance has already been availed for digging of well itself. The construction of new wells will be permitted only in white category blocks and to some extent in grey blocks. Clearance will not be issued for sinking new wells in dark category blocks in view of increased exploitation.

Groundwater development has been extensive in the coastal districts in view of the favourable hydrogeological condition existing along the coastal area. Over-extraction in the coastal area may lead to sea water intrusion and suitable management strategy is to be adopted in this zone. As a precautionary measure, certain restrictions have been imposed for financing of minor irrigation schemes involving development of ground water to a distance of 10 km from the coast of Tamil Nadu.

In view of the increasing trend of dark and grey area blocks in Tamil Nadu, it is most important to adopt a regulatory measure by enacting groundwater legislation. At present, only in the case of digging wells/constructing boreholes availing the institutional finance, groundwater discipline like spacing norms are enforced. But in Tamil Nadu the groundwater development is mostly by private individuals with their own finance. Hence virtually no groundwater discipline is being followed in the development of groundwater for minor irrigation purposes. Hence, groundwater legislation is a must to contain and regulate groundwater development in Tamil Nadu.

A comprehensive proposal for groundwater management and regulation was proposed by the Ground Water Wing and it is under active consideration of the Government.

/True Copy/

Copy of Extracts from the Book Groundwater Perspectives, A profile of Dindigul District, Tamil Nadu published by WRO, Groundwater Wing, PWD, Government of Tamil Nadu, Chennai - 5, Year 1999 – vide – Item No.20.

20. REGULATORY INSTRUMENTS AND PROCEDURES CURRENTLY IN FORCE

In Tamil Nadu, development of groundwater is taking place from time immemorial for various uses without observing proper groundwater discipline. The development of groundwater is mostly by private individuals, mainly for agricultural purpose. As on date there is no legislation to regulate exploitation of groundwater for the purpose of sustainable development and equitable distribution. Having felt the need for this, a draft legislation to regulate groundwater development in this State is under the active consideration of the Government.

Groundwater discipline is enforced only in cases where institutional finance is involved. Credit facilities from the financial institutions for implementing minor irrigation schemes involving development of groundwater are offered only after satisfying groundwater discipline like spacing norms. The spacing norms have been prescribed based on the guidelines issued by NABARD (National Bank for Agriculture and Rural Development) for adoption between any two minor irrigation structures.

The importance of spacing between wells, is sometimes not fully appreciated. If the wells are closely spaced there is a possibility for mutual interference between wells, i.e. sharing the same quantity of water by two beneficiaries. The net result is that none of the beneficiaries is benefited fully and the return for the investment is also reduced. Based on the scientific studies conducted, NABARD has formulated the following spacing stipulation between two minor irrigation structures.

Table – 14 Spacing Norms

Sl. No.	Spacing between	Distance in 'm'
1.	Two dug wells	150
2.	Two shallow tube wells, two filter points, two dug cum bore wells	175
3.	Two medium tube wells	600
4.	Two deep tube wells, medium tube wells and deep tube wells	600
5.	Shallow tube wells and medium tube wells	387.5
6.	Dug well and shallow tube well	162.5
7.	Dug wells and medium tube well	375
8.	Dug well and deep tube well	375

The above spacing norms are followed even for deepening the existing wells. However, spacing need not be observed for deepening the wells constructed with institutional finance which has already been availed for digging the wells earlier. The construction of new wells will be permitted only in white area blocks and to some extent in Grey area blocks also. Clearance will not be issued for sinking new wells in dark category blocks in view of the increased exploitation of ground water.

In view of the increasing trend of dark and grey area blocks in Dindigul district, it is very essential that ground water discipline should be adhered to.

/True Copy/

Memorandum No.ACE/IEMC/EE1/AE2/CR 18/D. 1133/99, (Technical Branch), dt. 29.10.99.

Sub: Policy of Captive Power Plant – Wheeling of Power from Captive Power Generator – Adjustment of wheeled energy – Certain guidelines – Issued – Reg.

Ref: Policy on Captive Power Plant evolved by Board, approved in G.O. Ms. No.48, dt. 22.4.98.

According to Clause 10 of the Captive Power Plant Policy, wheeling will be done to any service in Tamil Nadu with a wheeling charge of 15% in terms of energy in units, irrespective of the distance and voltage of the service, for which wheeling is done. Adjustment of wheeled energy from the generated energy will be done in the same month or with one month time lag. It is understood that, different procedure is followed by the field Superintending Engineers, to adjust the wheeled energy. To streamline this procedure, the following guidelines are issued, for adjustment of wheeled energy from Captive Power Plant for necessary action.

1. On receipt of approval for wheeling of energy from Captive Power Plants to their own units/sister concern units at different locations, the consumption of energy statement of the services to which wheeling of energy is ordered, shall be sent by the concerned Circle Superintending Engineer immediately after taking meter reading on regular meter reading date to the concerned Circle Superintending Engineer under whom the Captive Power Plant is exporting energy for wheeling. Then the regular current consumption bill for that service with other M.D. charges, 20% extra peak hours consumption charges, arrears/miscellaneous charges if any, difference in tariff rates as mentioned in Item 4 below if any, BPSC etc., may be issued to the wheeled service without waiting for the information on the fact of adjustment of wheeled energy.

2. On receipt of the consumption of energy statement, the Superintending Engineers of the concerned Circle, where energy is exported from Captive Power Plant shall adjust the consumption in units, with 15% as wheeling charges (i.e.) if 85 units of the wheeled service is to be adjusted, 100 units has to be deducted from the exported energy of Captive Power Plant. If the wheeled services are in the same Circle, where Captive Power Plant is exporting power for wheeling, then adjustment is to be made in the same month. If the Captive Power Plant and wheeled services are in different Circles, then the adjustment may be done during the same month if possible or in the next month from the generated energy of Captive Power Plant. The fact of adjustment may be intimated to the concerned Superintending Engineer for proper accounting and future reference for audit etc., and to the consumer of the wheeled service.

3. If the adjustment is not done due to non-availability of exported energy from Captive Power Plant or due to some other reason then the charges for the energy consumption not adjusted with applicable BPSC/ interest may be included in the next current consumption bill to be issued for the wheeled service and collected.

4. The units of energy wheeled shall be adjusted as follows:-

- a) If the tariff of the wheeled service is H.T. Tariff –I, the wheeled units will be directly adjusted.
- b) If the tariff rate of the wheeled service is higher than H.T. Tariff–I, the adjustment will be at H.T. Tariff –I rate. The difference in rates will be charged to the consumer of wheeled service, for the units wheeled, by the Superintending Engineer where the wheeled service is situated.
- c) If the tariff rate of the wheeled energy is lower than that of H.T. Tariff–I, then the wheeled energy will be directly adjusted.

Receipt of the memo. may be acknowledged.

Frederick David,
Member (Distribution).

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