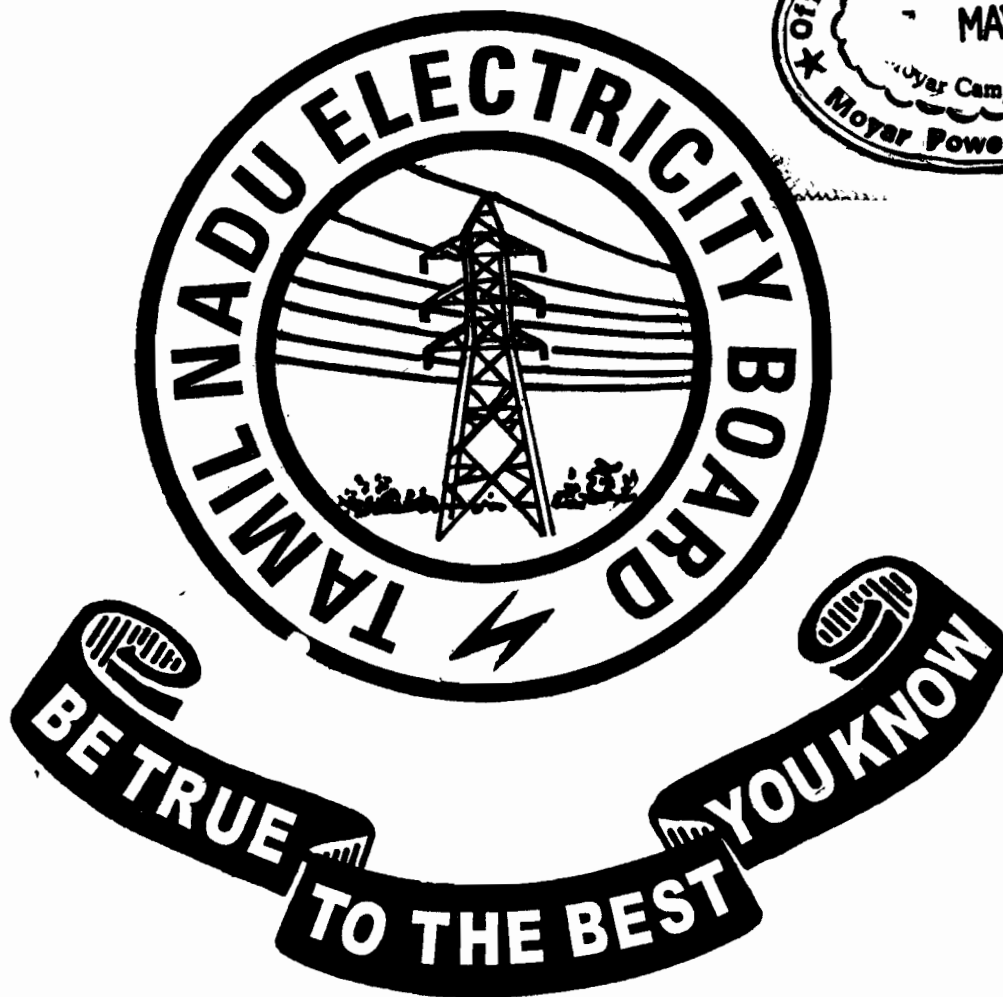


TAMIL NADU ELECTRICITY BOARD BULLETIN

Vol. XIX

JUNE 2000

No. 6



TAMIL NADU ELECTRICITY BOARD

BULLETIN



JUNE, 2000

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News & Notes

PART - I News & Notes

I. Generation Particulars:

The generation/relief figures for June 2000 were as follows:

Sl. No.	Particulars	June 2000 (in Million Units)
1.	Ennore T.P.S.	45.772
2.	North Chennai T.P.S.	345.230
3.	Tuticorin T.P.S.	542.130
4.	Mettur T.P.S.	546.060
5.	Total Thermal	1479.192
6.	Neyveli T.S. I	239.712
7.	Neyveli T.S. II	752.913
8.	MAPS	203.065
9.	Hydro Generation	404.025
10.	Kadamparai Pump Mode	1.142
11.	Import from N.T.P.C.	366.044
12.	Export to Kerala	291.454
13.	Import from Manali	2.794
14.	Wind Mill Generation	3.568
15.	Import from CCDP & Wind Mill (PVT)	188.616
16.	Narimanam, Basin Bridge, GMR, TCPL and HITEC	178.738
Nett TNEB Consumption		3526.066

The maximum grid demand and consumption during June 2000 were 5,799 MW at 48.30 Hz on 30.06.2000. The average grid consumption in June 2000 was 117.535 MU per day.

II. Hydro Inflows:

The Hydro inflows excluding Mettur for the month of June 2000 was 631 MU against 482 MU in June 1999 and the Ten years average of 563 MU.

III. Storage Position:

The storage position in various reservoirs as on 01.07.2000 when compared to the storage as on 01.07.1999 was as follows:-

(Figures in MU)

Sl.No.	Name of the Group	Storage as on		Difference	
		01.07.2000	01.07.'99		
1.	Nilgiris	438.820	569.440	(-)	130.620
2.	P.A.P.	111.560	161.620	(-)	50.060
3.	Periyar	45.090	78.130	(-)	33.040
4.	Papanasam & Servalar	15.570	45.980	(-)	30.410
5.	Suriliyar	8.650	7.760	(+)	0.890
6.	Kodayar	71.290	113.130	(-)	41.840
7.	Total Excluding Mettur	690.980	976.060	(-)	285.080
8.	For Mettur	90.770	86.800	(+)	3.970

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

The details of generation at Tuticorin T.P.S. during June 2000 were as follows:

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	92.90	136.21	90.10
II (210 MW)	82.80	121.19	80.20
III (210 MW)	98.40	137.24	90.80
IV (210 MW)	99.40	147.49	97.50
V (210 MW)	0.00	0.00	0.00
STATION	74.70	542.13	71.72

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

The details of generation at Ennore T.P.S. during June 2000 were as follows:

Unit	Availability Factor (%ge)	SGeneration (in MU)	Plant Load Factor (%ge)
I (60 MW)	88.90	26.84	62.10
II (60 MW)	64.40	18.93	43.80
III (110 MW)	} Under Refurbishment Works		
IV (110 MW)			
V (110 MW)			
STATION	30.66	45.77	21.18

iii) North Chennai (3 x 210 MW):

The details of generation at North Chennai T.P.S. during June 2000 were as follows:-

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	98.20	137.46	90.91
II (210 MW)	76.56	80.59	53.30
III (210 MW)	99.58	127.18	84.11
STATION	91.45	345.23	76.11

iv) Mettur (4 x 210 MW):

The details of generation at Mettur T.P.S. during June 2000 were as follows:

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	100.00	133.86	91.74
II (210 MW)	100.00	138.63	95.17
III (210 MW)	100.00	134.87	93.20
IV (210 MW)	100.00	138.70	95.30
STATION	100.00	546.06	93.85

v) Coal particulars for June, 2000:

Sl.No.	Particulars	Tuticorin TPS	Mettur TPS	North Chennai TPS	Ennore TPS
1.	Coal linkage (in lakh tonnes)	4.90	5.00	3.20	0.25
2.	Coal Receipt (-do-)	4.29	4.12	2.70	0.56
3.	Coal consumption (-do-)	3.70	4.08	2.62	0.50
4.	Coal stock as on 01.07.2000 (-do-)	1.86	1.08	0.73	0.15
5.	Specific coal consumption (Kg./Ug.)	0.681	0.747	0.758	1.109

vi) Auxiliary consumption and oil consumption during June, 2000:

Details	Name of the Thermal Power Station			
	Tuticorin	Mettur	North Chennai	Ennore
Specific Oil consumption (ML/Ug)	1.210	0.866	14.73	3.600
Auxiliary consumption (%)	7.60	8.30	9.82	15.40

VII. IMPORTANT CIRCULARS:**1. AMENDMENT TO TENDER REGULATION :**

Tender Regulation - Amendment to Tender Regulations - Amendment No.47 Tender Regulations 1991 - Orders issued in Board's (Per) B.P. (FB) No.08 (Accounts Branch) dt. 09.06.2000.

2. AMENDMENT TO T.N.E.B. SERVICE REGULATIONS :

TNEB Service Regulations - Deputation of TNEB Employees-Amendment to Regulation 65 of TNEB Service Regulations - Orders issued in Board's (Per) B.P. (FB) No.48 Sectt.Branch dt. 13.06.2000.

3. Establishment - Class I Service - Promotion to the post of Chief Engineer - Eligibility for considering promotion - experience criterion - orders issued in (Per) B.P. (FB) No.52 Sectt.Branch dt. 30.06.2000.

4. TNEB - Setting up web based environment for TNEB - orders issued in (Per) B.P. (CH) No.127 (Technical Branch) dt. 28.06.2000.

S. Mookandi,
Executive Engineer
Chairman's Office.

The following are the details of posts Created, Abolished, Upgraded and Downgraded during the month of June, 2000.

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. (Ch.) No.106 (Adm. Br.) dt. 1.6..2000.	Director/Coal	1. AEE(EI.)	1	As per the request of Director/Coal	One year from the date of utilisation.
2.	Per. B.P. (Ch.) No.107 (Adm. Br.) dt. 3.6.2000.	Karur EDC	1. Stores Supervisor 2. Stores Custodian -I Gr. 3. Stores Custodian -II Gr.	1 5 2	Sanctioned for remaining posts for Central Stores.	-cb-
			Total	8		
3.	Per. B.P. (Ch.) No.110 (Adm. Br.) dt. 6.6.2000.	Chengalpet EDC	1.S.B.O./ L.I. 2. Helper	4 4	Sanctioned for 33/11 KV SS at Nerumbur	-cb-
			Total	8		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
4.	Per. B.P. (FB) No.12 (Adm. Br.) dt. 12.6.2000.	Kuttalam/GTPP	1. EE/Civil 2. AE/Civil 3. Steno-Typist 4. O.H.	1 1 1 2	As per the request of the CE/Project/ Chennai	One year from the date of utilisation.
			Total	5		
5.	Per. B.P. (Ch.) No.113 (Adm. Br.) dt. 12.6.2000.	Generation Kundah	1. RWE Posts	162	As per the request of SE/ Generation Kundah	Upto 31.12.2000
6.	Per. B.P. (Ch.) No.114 (Adm. Br.) dt. 12.6.2000.	CE/D/Chennai Region	1. AEE/EI. 2. AE/EI.	1 1	For the Demand Side Management Cell.	One year from the date of utilisation.
			Total	2		
7.	Per. B.P. (FB) No.14 (Adm. Br.) dt. 13.6.2000.	Chennai EDC/ West	1. AE/JE/(Elec) I Gr.. 2. Foreman I Gr. 3. Technical Asst. 4. L.I. 5. Helper	4 1 4 1 4	Sanctioned for 110/11 KV SS (Grid) at Ayapakkam	do-
			Total	14		
8.	Per. B.P. (Ch.) No.119 (Adm. Br.) dt. 26.6.2000.	SE/Civil Project & Environment	1. AE/EI.	1	For Environment Management Cell Division	Upto 28.2.2001
9.	Per. B.P. (Ch.) No.122 (Adm. Br.) dt. 28.6.2000.	Erode EDC	1. AE/JE/(Elec) I Gr.. 2. JE/(Elec) II Gr.. 3. L.I. 4. Helper	1 4 4 2	Sanctioned for 110/22 KV New SS (Non Grid) at Gandhi Nagar.	One year from the date of utilisation.
			Total	11		
10.	Per. B.P. (Ch.) No.123 (Adm. Br.) dt. 28.6.2000.	WEDC/T'Veli.	1. AE/JE/(Elec) I Gr.. 2. JE/(Elec) II Gr.. 3. L.I. 4. Helper	1 4 4 2	Sanctioned for Kilviranam 110/11 KV SS.	One year from the date of utilisation.
			Total	11		
11.	Per. B.P. (Ch.) No.124 (Adm. Br.) dt. 29.6.2000.	SE/Chennai Development Circle	1. Wireman 2. L.I. 3. T.A. 4. Mason 5. Helper 6. Comml. Asst.	6 1 1 2 15 3	As per the request of SE/ CDC/Chennai	For a period upto 31.3.2001
			Total	28		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
12.	Per. B.P. (Ch.) No.125 (Adm. Br.) dt. 30.6.2000.	Pudukkottai EDC	1. AE/JE/(Elec) I Gr.. 2. JE/(Elec) II Gr.. 3. L.I. 4. Helper Total	1 4 4 2 11	Sanctioned for upgradation of Konnaiyur S.S from 66/11 KV to 110/11KV (Non.Grid)	One year from the date of utilisation.
13.	Per. B.P. (Ch.) No.131 (S.B.) dt. 30.6.2000.	SE/BBGTPS	1. Asst. Adm. Officer 2. AE/JE/(Elec) I Gr.. 3. AE/JE/(Mech) I Gr.. 4. Accts. Supervisor 5. Asst. (Adm.) 6. J.A. (Adm.) 7. O.H. 8. Telephone Operator 9. Foreman- I Gr. 10. Foreman- II Gr. 11. Tech. Asst. (Elec) 12. Tech. Asst. (Mech) 13. Cleaner (Lorry) Total	1 4 1 1 1 1 3 1 1 2 8 5 1 30	As per the request of the CE/Projects	For a period upto 31.3.2001.

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.108 (Adm. Br.) dt. 5.6.2000.	GCC/ Coimbatore	1. Provincial 2. RWE Total	15 107 122	Due to vacant	With immediate effect.
2.	Per. B.P. (Ch.) No.113 (Adm. Br.) dt. 12.6.2000.	Generation Kundah	1. RWE posts	620	Due to vacant	With immediate effect.
3.	Per. B.P. (Ch.) No.115 (Adm. Br.) dt. 13.6.2000.	SE/ Transmission	1. AE(EI)	4	As per the orders of the Chairman.	With immediate effect.
4.	Per. B.P. (Ch.) No.124 (Adm. Br.) dt. 29.6.2000.	SE/Chennai Development Circle	1. RWE Posts	67	Due to vacant	With immediate effect.

(1)	(2)	(3)	(4)	(5)	(6)	(7)
5.	Per. B.P. (Ch.) No.127 (S.B.) dt. 29.6.2000.	Coimbatore EDC/South	1. AE/Mech. 2. Foreman (Spl.Gr.) Mechanic 3. Helper	1 1 9	As per the orders of the Chairman.	With immediate effect.
			Total	11		
6.	Per. B.P. (Ch.) No.125 (Adm. Br.) dt. 30.6.2000.	Pudukottai EDC	1. JE/Elecl. II Gr. 2. Line Inspector 3. Tech.Asst. 4. Helper	1 2 4 4	Consequent on upgradation of the Konnaiyur S.S from 66/11 KV to 110/11KV (Non Grid)	With immediate effect.
			Total	11		
7.	Per. B.P. (Ch.) No.131 (Adm. Br.) dt. 30.6.2000.	SE/BBGTPS	1. Provincial 2. RWE	23 64	As per the orders of the Chairman.	With immediate effect.
			Total	97		

POSTS UPGRADED & DOWNGRADED

- NIL -

GENERAL ADMN. & SERVICES

PART - II

General Administration & Services

Letter No. 13370/A9/A91/2000—2, (Secretariat Branch), dated 1—6—2000.

Sub : ACTS & RULES—Tamil Nadu Labour Welfare Fund (Amendment) Act 1972 and Rules 1973—Increase of Labour Welfare Fund Contribution under Section 15(1) of the said Act—Copy communicated.

Ref : G.O. Ms. No. 159 Labour and Employment (G2) Department, dated 7—12—98.

I am to enclose a copy of the Government Order cited for strict adherence. The arrears due from the Board employees for the year 1998 and 1999 shall be recovered in one lumpsum from their pay for the month of June, 2000 payable in July, 2000 and remitted along with the arrears of Board's contribution to the Tamil Nadu Labour Welfare Board, as per usual procedure.

Encl : G. Gnanaselvam,
Secretary.

Copy of :
GOVERNMENT OF TAMIL NADU
(ABSTRACT)

Tamil Nadu Labour Welfare Fund Act, 1972 and Rules 1973—Amendment to Rule 11-A—Issued.

G.O. Ms. No. 159 (Labour and Employment (G 2) Department) Dated : 07—12—1998.

Read the following:

- (i) G.O. Ms. No. 67 Labour and Employment Department, dated 28—5—96.
- (ii) From the Secretary, Tamil Nadu Labour Welfare Board, Letter No. C3/35698/97, dated 24—6—98 and 6—10—98.

Order :

The appended Notification will be published in the **Tamil Nadu Government Gazette** both in Tamil and English.

2. The Director, Tamil Development and Culture (Translation) Department, Chennai-600 009 is requested to supply Tamil Translation of the Notification direct to the Works Manager, Government Central Press, Chennai-600 079.

3. The Works Manager, Government Central Press, Chennai is requested to send Ten Copies of the Notification to the Government for reference and record. He is also requested to send 5 copies of the Notification to the Secretary, Tamil Nadu Labour Welfare Board, Chennai-600 006, direct.

(By Order of the Governor)

S. P. Elangovan,
Secretary to Government.

To : The Works Manager, Government Central Press, Chennai-79 and others etc.

**APPENDIX
NOTIFICATION**

In exercise of the powers conferred by Sub-Section (1) of Section 41 of the Tamil Nadu Labour Welfare Fund Act, 1972 (Tamil Nadu Act 36 of 1972), the Governor of Tamil Nadu hereby makes the following amendment to the Tamil Nadu Labour Welfare Fund Rules, 1973.

2. The amendment hereby made shall come into force on and from the date on which it is published in the Tamil Nadu Government Gazette.

AMENDMENT

In the said rules, for rule 11-A, the following rule shall be substituted; namely:—

"11-A. **Rate of Contribution :** Every employee shall contribute a sum of rupees five per year to the fund and every employer shall, in respect of each such employee, contribute a sum of rupees ten per year to the fund. The Government shall, in respect of each such employee, contribute a sum of rupees five per year to the fund".

Sd/- x x x
Section Officer.

(True Copy)



Memorandum (Permanent) No. 92393/A3/A32/99—4, (Secretariat Branch), dated 1—6—2000.

Sub: ALLOWANCES—Office Helper Surrender Allowance Scheme for surrender of Residential Office Helper—Continuance beyond 31—3—98—Orders Issued.

Ref: (1) (Per) B. P. (FB) No. 53 (SB) dated 26—4—93.
(2) (Per) B. P. (Ch) No. 197 (SB) dated 21—9—93.

It is hereby ordered that the payment of Cash Allowance for surrendering of Residential Office Helper made beyond 31—3—98 and upto 31—3—2000 under the Office Helper Surrender Allowance Scheme ordered in the B.P. first cited shall be regularised and the scheme continued even after 31—3—2000 until further orders.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary,



Memorandum (Permanent) No. 39286/A19/A192/2000—1, (Sectt. Br.), Dated 5—6—2000.

Sub: Pension—Payment of balance 25% of arrears of monthly pension/family pension due to revision of pension—Disbursement—Instructions—Issued.

Ref: 1. (Per). B.P. (Ch) No. 235 (SB) dated 14—9—1999.
2. Government letter No. 39836/PC/2000—1, Finance (PC) Department dated 18—5—2000.

In the Board Proceeding first cited, orders were issued to the effect that out of 50% of impounded arrears of pension/family pension, 25% shall be paid to the pensioner/family pensioner during the year 1999—2000 and that the balance of 25% shall be paid during the financial year 2000—2001 based on the Government orders.

2. The Government of Tamil Nadu have issued instructions that the **last** instalment of 40% of arrears of pension/family pension as ordered in G.O. Ms No. 137, Finance (Pay Cell) Department dated 5—4—99 shall be drawn and paid to the pensioner/family pensioner during the current financial year.

3. The Unions/Associations of Tamil Nadu Electricity Board Pensioners have represented that the last 25% of impounded pension and family pension arrears may be arranged to be paid as ordered earlier.

4. The Tamil Nadu Electricity Board after careful consideration has decided that the last instalment of 25% of arrears of pension/family pension as ordered in the Board Proceedings first cited shall be drawn and paid to the pensioner/family pensioner during the current financial year.

5. The payment of arrears of retirement benefits other than pension/family pension shall be made after 1—7—2003 as ordered in (Per.) B.P. (Ch) No. 208 (SB) dated 18—8—1998.

The receipt of the Memorandum shall be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.



சுற்றறிக்கை எண். 043687/329/நிகி/ஜி47/ஜி471/2000 (நிர்வாகக் கிளை) நாள் : 2 4—5—2000, 6-6-2000

பொருள் : மின்வாரியம்—தமிழ் ஆட்சி மொழித் திட்டம்—மூன்றாம் நிலைப் பணியாளர்-களுக்காக எழுதப்படும் மதிப்பீடு அறிக்கையின் ஆங்கிலப்படிவம்—தமிழாக்கம் செய்து அனுப்புதல்—தொடர்பாக.

பார்வை : நிர். கிளை, ஜி21 பிரிவிலிருந்து பெறப்பட்ட ஆங்கிலப்படிவம்.

மின்வாரிய அலுவலகங்களில் மூன்றாம் நிலைப் பணியாளர்களுக்காக எழுதப்படும் மதிப்பீடு அறிக்கையின் மாதிரித் தமிழாக்கப்படிவம் மற்றும் அதன் ஆங்கிலப்படிவம் இத்துடன் இணைத்து அனுப்பப்படுகின்றன.

2. தமிழ் ஆட்சிமொழிச் செயலாக்கத்தினை முனைப்போடு செயலாக்கிட இனி வருங்காலங்களில் மின்வாரிய அனைத்து அலுவலகங்களில் உள்ள மூன்றாம் நிலைப் பணியாளர்களுக்காக எழுதப்படும் மதிப்பீடு அறிக்கை இத்துடன் இணைக்கப்பட்டுள்ள மாதிரித் தமிழ்ப் படிவத்தைத்தாள் பயன்படுத்த வேண்டுமென அனைத்துத் தலைமைப் பொறியாளர்கள் / மேற்பார்வைப் பொறியாளர்கள் கேட்டுக் கொள்ளப்படுகிறார்கள். தவறினால் அவர்கள் மீது வாரியம் நடவடிக்கை எடுக்கும் என அறிவுறுத்தப்படுகிறார்கள்.

3. இச்சுற்றறிக்கை பெற்றமைக்கான ஒப்புக்கையினை அனுப்பி வைக்கும்படிக் கேட்டுக் கொள்ளப்படுகிறார்கள்.

இணைப்பு : மேற்குறிப்பிட்டவை

அ. பாலசுப்ரமணியன்,
தலைமைப் பொறியாளர்/பணியமைப்பு

தமிழ்நாடு மின்சார வாரியம்

நிர்வாகக் கிளை

பிற்சேர்க்கை—1

5—10—76 நாளிட்ட வாரியச் செயல்முறை பல்வகை ஆணை எண். 1636ல், குறிப்பிட்டுள்ளபடி மூன்றாம் நிலைப் பணியாளர்களுக்காக எழுதப்படும் மதிப்பீட்டு அறிக்கையின் முறையான படிவம்.

அறிக்கைக்கான காலம்.....முதல்.....வரை

1. மதிப்பீட்டு அறிக்கை எழுதப்படும் பணியாளரின் பெயர் மற்றும் வகிக்கும் பதவி ...
2. தற்போது வகிக்கும் பதவியின் கால அளவு ...

3. தற்போது வாங்கும் ஊதியம்/ஊதிய விகிதம் ...
4. தகுதி
 - அ. கல்வித் தகுதி ...
 - ஆ. சிறப்புத் தகுதி ...
 - இ. பயிற்சியின் விவரம் ...
5. அறிக்கை எழுதும் அதிகாரியிடம் பணியாளர் எந்த நாளிலிருந்து பணிபுரிகின்றார்? ...
6. ஆளுமை மற்றும் தாங்குத்திறன் ...
7. உடல் நலத் திறன் ...
8. வாரிய விதிமுறைகள் மற்றும் ஒழுங்குமுறை விதிகளைப் பற்றி பணியாளரின் அறிவுத் திறன் ...
9. குறிப்பு மற்றும் வரைவு எழுதுவதில் அலுவலரின் திறன் ...
10. காலந்தவறாமை மற்றும் அறிவுரைகளை ஏற்று நிறைவேற்றும் முறை ...
11. ஆக்கத் திறன்மிக்கப் பணியாளரின் மொத்த செயல் திறன் ...
12. நம்பகத் தன்மை ...
13. உடன் பணிபுரிவோர் / மேலதிகாரிகள் ஆகியோருடன் பணியாளர் பழகும் முறை ...
14. சாமர்த்தியம் மற்றும் தன்முயற்சி ...
15. பொதுவான நடத்தை ...
16. பதவி உயர்வுக்கான தகுதி ...
17. மொத்தத்தில் பணியாளரின் தரம் ...

18. விரிவான பொது அறிக்கை

...

அறிக்கை எழுதும் அதிகாரியின் கையொப்பம்

பெயர் : (பெரிய எழுத்துக்களில்)

நாள் :

மேல் ஒப்பம்

கூர்ந்தாயும் அதிகாரியின் கையொப்பம்

பெயர் :

(பெரிய எழுத்துக்களில்)

பதவி :

நாள் :

ஒப்புக்கை

(பணியாளரால் பூர்த்திச் செய்யப்படவேண்டும்)

முதல்

வரையிலான

மதிப்பீட்டு

அறிக்கை _____ அன்று என்னிடம் கொடுக்கப்பட்டு என்னால் பார்வையிடப்பட்டது.

பணியாளரின் கையொப்பம்

பெயர் :

(பெரிய எழுத்துக்களில்)

இடம் :

பதவி :

நாள் :

நாள் :

குறிப்பு

1. விரிவான பொது அறிக்கை (வ. எண். 18) எழுதும் பொது பணியாளரின் செயலாக்கம், பலம் மற்றும் பலவீனம் ஆகியவை குறித்து பொதுவான கருத்துகளாக இருத்தல் வேண்டும்.
2. மொத்தத்தில் பணியாளரின் தரத்தினை (Overall rating) (வரிசை எண். 17) மதிப்பீடு செய்ய கீழ் வரும் சொற்களைத்தான் பயன்படுத்த வேண்டும்.

1. நன்று (good)

2. சராசரி (Average)

3. குறைவு (Poor)

Encl :

ANNEXURE—I**TAMIL NADU ELECTRICITY BOARD**

Proforma for the Assessment Report on Employees belonging to Class III Service and referred to Board's Pro. Ms. No. 1636, dated 5—10—76.

REPORT FOR THE PERIOD FROM

TO

-
1. Name and Designation of the Officer Reported on :
 2. Period of stay in present post :
 3. Grade Pay and present Pay :
 4. **Qualification :**
 - a) Educational Qualification :
 - b) Special Qualification :
 5. Date from which the Officer is working under the Reporting authority :
 6. Personality and bearing :
 7. Physical Capacity :
 8. Knowledge of Rules and Regulations :
 9. Capacity for noting and Drafting :
 10. Promptness and mode of Execution of instructions :
 11. Productivity in Terms of Volumes of work :
 12. Dependability :
 13. Relationship with Colleagues and Superiors :
 14. Tact and initiative :
 15. General behaviour :
 16. Fitness for promotion :
 17. Overall rating :
 18. General Narrative Report :

Signature of the Reporting Officer.

Name in Block Letters

Designation

Date

Countersigned.

Signature of Scrutinising Officer.

Name in Block Letters

Designation

Date

Acknowledgement for having seen the report for the period from to

Signature

Name in Block Letters

Designation

Date

Note :— 1. The Narrative report should contain general comments on the performance of the employees, his strength and weaknesses.

2. The overall rating should be in one of the graph rating, namely :—

(1) Good (2) Average (3) Poor



சுற்றறிக்கை எண். 023353/154/நிகி/ஜி47/ஜி471/2000—2, (நிர்வாகக் கிளை), நாள் : 7—6—2000

பொருள் : மின்வாரியம்—தமிழ் ஆட்சிமொழிச் செயலாக்கத் திட்டம்—ஆட்சிச் சொல்லகராதியிலுள்ள சொற்களில் நாள்தோறும் ஒரு ஆங்கிலச் சொல்லையும் அதற்குரிய தமிழ்ச் சொல்லையும் கரும்பலகையில் எழுதி வைத்தல்—அலுவலக அறிவிப்புப் பலகையில் திருக்குறள் ஒன்றினை பொருளுடன் எழுதி வைத்தல்—குறித்து.

- பார்வை : 1. 10—1—2000 நாளிட்ட தமிழ் வளர்ச்சி பண்பாடு மற்றும் அறநிலையத் துறை, சென்னை-9 அவர்களின் அரசாணை 2 (4) எண். 4.
2. 7—2—2000 நாளிட்ட தமிழ் வளர்ச்சி இயக்ககம், குறளகம், சென்னை-108 அவர்களின் மே.கு. எண். இ. 1/6176/99.
3. 22—3—2000 நாளிட்ட தமிழ் வளர்ச்சி பண்பாடு மற்றும் அறநிலையத் துறை அவர்களின் திருத்தக் கடித எண். 3010/தவ1-1/2000—1.
4. 26—4—2000 நாளிட்ட தமிழ் வளர்ச்சி இயக்குநர், சென்னை-108 அவர்களின் ந.க. எண். இ1/6176/99.

பார்வை 1-ல் கண்டுள்ள அரசாணைக்கு பார்வை 3-ல் திருத்தம் செய்யப்பட்டதை, பார்வை 4-ன் வாயிலாக தமிழ் வளர்ச்சி இயக்குநர் அவர்கள் அனுப்பியுள்ளார். அதனை இத்துடன் இணைத்து அனுப்பப்பட்டுள்ளது அதில் குறிப்பிட்டவாறு ஆட்சிச் சொல்லகராதியில் உள்ளச் சொற்களில் நாள்தோறும் ஒரு ஆங்கிலச் சொல்லையும் அதற்குரிய தமிழ்ச் சொல்லையும், மேலும் ஒரு திருக்குறளைப் பொருளுடன் கரும்பலகையில் எழுதி வைக்க வேண்டுமாறு அனைத்துத் தலைமைப் பொறியாளர்கள்/மேற்பார்வைப் பொறியாளர்கள் கேட்டுக் கொள்ளப்படுகிறார்கள். தவறினால் வாரியம் அவர்கள் மீது கரும் நடவடிக்கை எடுக்குமென அறிவுறுத்தப்படுகிறார்கள்.

2. இச்சுற்றறிக்கையினை பெற்றமைக்கான ஒப்புக்கையினை அனுப்பி வைக்கும்படிக் கேட்டுக் கொள்ளப்படுகிறார்கள்.

இணைப்பு : மேற்குறிப்பிட்டவை.

அ. பாலசுப்ரமணியன்,
தலைமைப் பொறியாளர்/பணியமைப்பு

இணைப்பு :

சென்னை-9, தலைமைச் செயலகம், தமிழ் வளர்ச்சி பண்பாடு (மற்றும்) அறநிலையத்துறை அரசுச் செயலாளர் (பொறுப்பு) அவர்கள் தமிழ் வளர்ச்சி இயக்குநர், சென்னை-108 அவர்கள் மூலமாக, தலைமைச் செயலக அனைத்துத் துறைகள், சென்னை-9 தன்னாட்சி நிறுவனங்கள்/வாரியங்கள்/கழகங்கள்/இணையங்கள்/மாவட்ட ஆட்சியர் அலுவலகங்கள் ஆகிய இடங்களுக்கு அனுப்பிய 3010/தவ1-1/2000-1 கடித எண்ணும், 22-3-2000 நாளுமிட்ட கடித நகல்.

பொருள் : தமிழ் வளர்ச்சி - அரசு அறிவிப்புப் பலகைகளில் தமிழ்ச் சொற்கள் இடம் பெறுதல்—நாள்தோறும் திருக்குறள் ஒன்றை பொருளுடன் எழுதிவைத்து அரசு ஆணை வெளியிடப்பட்டது — அரசாணைக்கு திருத்தம் வெளியிடப்படுகிறது.

பார்வை : அரசாணை (2டி) எண். 4, தமிழ் வளர்ச்சி பண்பாடு (மற்றும்) அறநிலையத் துறை, நாள் : 10-1-2000.

அரசாணை (2டி) எண். 4, தமிழ் வளர்ச்சி—பண்பாடு (மற்றும்) அறநிலையத்துறை, நாள் 10-1-2000-க்கு கீழ்க்காணும் திருத்தம் வெளியிடப்படுகிறது.

திருத்தம்

மேற்காணும் அரசாணையில் கீழ்க்காணும் வாசகத்தை சேர்த்துப் படிக்கவும்.

“மைய அரசு அலுவலகங்கள் பலவற்றில் நாள்தோறும் ஓர் இந்திச் சொல்லுக்குரிய தமிழாக்கம் கரும்பலகையில் எழுதப்பட்டு வருவது போல தமிழக அரசின் தலைமைச் செயலகத் துறைகள், துறைத் தலைமை அலுவலகங்கள், தன்னாட்சி நிறுவனங்கள், வாரியங்கள் கழகங்கள், இணையங்கள் ஆகியவற்றின் தலைமை அலுவலகங்களில் ஆட்சிச் சொல்லகராதியில் உள்ள சொற்களில் நாள்தோறும் ஒரு ஆங்கிலச் சொல்லையும் அதற்குரிய தமிழ்ச் சொல்லையும் கரும்பலகையில் எழுதிவைக்க வேண்டும். மேலும் ஒரு திருக்குறளைப் பொருளுடன் கரும்பலகையில் எழுதி வைக்க வேண்டும்”.

தங்கள் உண்மையுள்ள,
(ஓம்.) வே. இராமசுந்திரன்,
அரசுச் செயலாளருக்காக.

(உண்மை நகல்)

இணைப்பு :

அனுப்புநர் :

முனைவர். ம. இராசேந்திரன்,
தமிழ் வளர்ச்சி இயக்குநர்,
குறளகம், சென்னை-108.

பெறுநர் :

1. தலைமைச் செயலக அனைத்துத் துறைகள்.
2. தன்னாட்சி நிறுவனங்கள், வாரியங்கள், கழகங்கள், இணையங்கள்.
3. அனைத்து மாவட்ட ஆட்சியர்கள்.
4. மாவட்ட/மண்டல துணை/உதவி இயக்குநர்கள்.

தி.ஆ. 2031/விக்கிரம/சித்திரை 14

ந.க. எண். இ1/6176/99. நாள் : 26-4-2000.

ஐயா,

பொருள் : தமிழ் வளர்ச்சி—அரசு அறிவிப்பு பலகைகளில் தமிழ்ச் சொற்கள் இடம் பெறுதல் — நாள்தோறும் திருக்குறள் ஒன்றைப் பொருளுடன் எழுதி வைக்க அரசு ஆணை வெளியிட்டது—அரசாணைத் திருத்தம் வெளியிடுதல்—குறித்து.

- பார்வை : 1. 10-1-2000 ஆம் நாளிட்ட தமிழ் வளர்ச்சி பண்பாடு மற்றும் அறநிலையத்துறை அரசாணை (2டி) எண். 4
2. 7-2-2000 ஆம் நாளிட்ட இவ்வியக்கக் மே. கு. எண். இ1/6176/99.
3. 22-3-2000 ஆம் நாளிட்ட தமிழ் வளர்ச்சி பண்பாடு மற்றும் அறநிலையத் துறை அரசாணையின் கடித எண். 3010/தவ1-1/2000-1.

பார்வை 2இல் காணும் இவ்வியக்கக் கடிதத்தினைத் தொடர்ந்து பார்வை 1இல் குறிப்பிடப் பட்டுள்ள அரசாணைக்குத் திருத்தமாக அரசிடமிருந்து பெறப்பட்டுள்ள பார்வை 3இல் காணும்

கடிதத்தின்படி இதனுடன் அனுப்பப் பெறுகிறது எனவும் இதற்கிணங்க நடைமுறைப்படுத்த ஆவன செய்யுமாறும் அன்புடன் வேண்டுகிறேன். 7-2-2000ஆம் நாளிட்ட மேற்குறிப்பு எண். இ1/6176/99 நீக்கம் செய்யப்பெறுகிறது எனவும் அன்புடன் தெரிவித்துக் கொள்கிறேன்.

(ஓப்பம்).....

தமிழ் வளர்ச்சி இயக்குநருக்காக.

(உண்மை நகல்)



Circular Memo. No. 048336/Adm. Br./G58/G581/JA3/2000-1, dt. 8-6-2000.

Sub : Genuineness of Educational Qualification—Certificates of Helper appointed prior to 1-7-97 Verification—Orders issued.

Ref : 1. Cir. Memo. No. 17388/SS1/97-1 (S.B.) 9-4-97.
2. Cir. Memo. No. 42467/P1/95-1 (S.B.) 1-7-97.

I am to inform you that the enquiry made by the Vigilance Cell into certain allegations against Helpers appointed through Justice Khalid Commission revealed that the genuineness of Educational Qualification certificates for Helpers who were appointed through Justice Khalid Commission were done in the circle offices only after the issue of Circular Memos. dt. 9-4-97 and 1-7-97 referred to above. But such cases have not been verified prior to the issue of the above circular memos.

2. I therefore request you to take necessary action for verification of the educational qualification certificates of the Helpers who have been appointed through Justice Khalid Commission prior to 1-7-97 immediately and to take suitable action against the defaulters as per Standing Orders of the Board besides lodging criminal complaint without fail.

3. A confirmation report on this should be sent to this office before 30-06-2000 to furnish a consolidated report to the Additional Director General of Police/Vigilance.

A. Balasubramanian,
Chief Engineer/Personnel.



Letter No. 126355/G35/G351/90-29, (Administrative Branch), dated 12-6-2000.

Sub : Accidents—Death due to electrocution—Compensation—8 SLPs (c) in the Supreme Court—Filed by the Board against the appointment of Arbitrators—Judgement—Awarded—Regarding.

Ref : Supreme Court Judgement dated 17-4-2000

I am to inform you that the Board has filed a case in Supreme Court challenging the orders of Hon'ble High Court in confirming award of Arbitrator in favour of claimants for compensation in electrocution cases. The Supreme Court in its Judgement dated 17-4-2000 has held that the Hon'ble High Court need not appoint Arbitrators to decide compensation payable under writ jurisdiction in electrocution cases. This is favourable order in respect of the Board. The concluded portion of the judgement is given below :

"We answer both the questions in favour of the appellant. we would, therefore allow the appeals and dismiss the W Ps. filed by the respondents. In the circumstances, however, we restrain the appellant from recovering any amount from any of the respondents, which has been paid to them in terms of the impugned judgements of the High Court. There shall be no order as to costs."

I am also to inform you that in respect of pending cases additional affidavits may be filed inviting attention to the orders of the Hon'ble Supreme Court about the need to dispense with the practice of appointing Arbitrators to fix amount of compensation payable to claimants in respect of electrocution cases.

I am to request you to acknowledge receipt of this letter.

A. Balasubramanian,
Chief Engineer/Personnel.

Amendment No. 1/2000

Regulations—Tamil Nadu Electricity Board Service Regulations—Deputation of Tamil Nadu Electricity Board Employees—Amendment to Regulation 65 of Tamil Nadu Electricity Board Service Regulations—Orders—Issued.

(Per.) B.P. (FB) No. 48

(Secretariat Branch)

Dated the 13th June, 2000.
Vaikasi 31, Vikrama,
Thiruvalluvar Aandu 2031

Read :—

G.O. Ms. No. 309, P & AR (FR. IV) Department, dated 5—10—95.

Proceedings :

The Government of Tamil Nadu in G O Ms. No. 309 P & AR (FR IV) Department, dated 5—10—95 have issued amendment to ruling 4 under Fundamental Rule 110 of the Tamil Nadu Government Fundamental Rules so as to regulate the period of deputation of Government servant.

2. The existing Regulation 65(c) of Tamil Nadu Electricity Board Service Regulations are corresponding to ruling 4 under Fundamental Rule 110 of Tamil Nadu Government Fundamental Rules. The Board has decided that the amendment issued by the Government in G.O dated 5—10—95 shall be adopted and the existing provisions of the Tamil Nadu Electricity Board Service Regulations 65(c) be amended suitably.

3. Accordingly, in exercise of the powers conferred by Section 79(c) of the Electricity (Supply) Act, 1948 (Central Act 54 of 1948), the Tamil Nadu Electricity Board hereby makes the following amendments to the Tamil Nadu Electricity Board Service Regulations :—

Amendments

- I. The existing provisions under the head "Delegation" in Regulation 65(b) shall be deleted, and the following shall be substituted; namely

"The Chairman in the case of Class I & II Officers of the Board upto the level of Superintending Engineer and Class III and IV employees in the Board Office Secretariat Branch, Audit and Accounts Branches and the Chief Engineer/Personnel in the case of Class III & IV employees in his office and other offices may sanction the **transfer of the employees to foreign service inside Tamil Nadu**".
- II. In the said Regulation, for Regulation 65(c), the following Regulation shall be substituted, namely :—

"65c (i) The initial deputation of a Board employee shall be sanctioned for a block period of **three years at a stretch**. The period of the said deputation shall lapse on the expiry of the said period of three years **or** on the date of his retirement from service on superannuation **or** on the date when he is transferred from the service of the foreign employer by the competent authority, whichever is earlier.

"65c (ii) No extension of deputation of any Board employee shall be sanctioned for the **fourth** year. However, the Board may, in exceptional and special circumstances in Public interest, sanction the extension of deputation for the fourth year in respect of any Board employee.

"65c (iii) In case, the Board require the services of Board employee in the middle of three years period for administrative reasons the competent authority may revert him to the Board".
4. The receipt of the Board's Proceedings shall be acknowledged.

(By Order of the Board)

R. Veeramani,
Secretary (I/c).

சுற்றறிக்கை எண். 057535/459/நிகி/ஜி. 47/ ஜி471/2000-1 (நிர்வாகக் கிளை), நாள் : 16-6-2000.

பொருள் : ஆட்சிமொழித் திட்டம்—தமிழ்த் திட்டச் செயற்பாட்டில் ஊக்கமும், ஆர்வமும், திறமையும் காட்டும் தன்னாட்சி நிறுவனத் தலைமை அலுவலகப் பணியாளர்களுக்குப் பரிசு வழங்கும் திட்டம்—1999-ஆம் ஆண்டிற்குரிய பரிசுக் கோப்புகள் அனுப்ப வேண்டுகல்—தொடர்பாக.

பார்வை : 11-5-2000 நாளிட்ட தமிழ் வளர்ச்சி இயக்குநர்/சென்னை-108 அவர்களின் ந.க. எண். இ/35626/2000.

பார்வையில் கண்டுள்ள அரசுக் கடித நகல் இத்துடன் இணைக்கப்பட்டுள்ளது. அதில் குறிப்பிட்டுள்ளவாறு 1999-ஆம் ஆண்டு பரிசுத் திட்டத்தின் கீழ் தமிழில் சிறந்த குறிப்புகள், வரைவுகள் எழுதிய தன்னாட்சி நிறுவனத் தலைமை அலுவலகப் பணியாளர்கள் மூவரைத் தெரிவுச் செய்து பரிசுகள் வழங்கும் பொருட்டு தெரிவுச் செய்யப்பட்ட கோப்புகளை நேரிடையாக 31-7-2000-க்குள் தமிழ் வளர்ச்சி இயக்குநர், குறளகம், சென்னை-108 அவர்களுக்கு அனுப்பி வைக்கும்படிக் கேட்டுக் கொள்ளப் பட்டுள்ளது.

2. எனவே, அனைத்துத் தலைமைப் பொறியாளர் / மேற்பார்வைப் பொறியாளர்கள் மற்றும் தலைமையிட ஐந்து கிளை அலுவலகங்களில் பணிபுரியும் இளநிலை உதவியாளர், உதவியாளர், கண்காணிப்பாளர் ஆகியோரில் 1999-ஆம் ஆண்டில் தமிழில் சிறந்த குறிப்புகள், வரைவுகள் எழுதிய பணியாளர்களின் கோப்புகளைத் தெரிவுச் செய்து விதிமுறைகளுக்கிணங்க 31-7-2000-க்குள் நேரிடையாக தமிழ் வளர்ச்சி இயக்குநர், குறளகம், சென்னை-108 அவர்களுக்கு அனுப்பி, அதன் நகலை இவ்வலுவலகத்திற்கு அனுப்பி வைக்கும்படி அனைத்து தலைமைப் பொறியாளர்கள்/மேற்பார்வைப் பொறியாளர்கள் மற்றும் இதர அலுவலர்கள் கேட்டுக் கொள்ளப்படுகிறார்கள். குறிப்பிட்டுள்ள தேதிக்குப் பிறகு பெறப்படும் கோப்புகள் ஏற்றுக் கொள்ளப்படமாட்டாது.

2. இச்சுற்றறிக்கையைப் பெற்றமைக்கான ஒப்புக்கையினை அனுப்பி வைக்கும்படிக் கேட்டுக் கொள்ளப்படுகிறார்கள்.

இணைப்பு : 11-5-2000 நாளிட்ட கடிதம்

அ பாலசுப்ரமணியன்,
தலைமைப் பொறியாளர்/பணியமைப்பு.

தமிழ் வளர்ச்சித் துறை

அனுப்புநர் :
முனைவர் ம. இராசேந்திரன்,
தமிழ் வளர்ச்சி இயக்குநர்,
'குறளகம்', சென்னை-600 108

பெறுநர்
அனைத்து தன்னாட்சி நிறுவன
தலைமை அலுவலகம்

திருவள்ளூர்வராண்டு 2031—விக்கிரம—சித்திரை 29. ந.க. எண். இ/35626/2000 நாள் : 11-5-2000

ஐயா,

பொருள் : ஆட்சிமொழித் திட்டம்—தமிழ்த் திட்டச் செயற்பாட்டில் ஊக்கமும், ஆர்வமும், திறமையும் காட்டும் தன்னாட்சி நிறுவனத் தலைமை அலுவலகப் பணியாளர்களுக்குப் பரிசு வழங்கும் திட்டம்—1999-ஆம் ஆண்டிற்குரிய பரிசுக் கோப்புகள் அனுப்ப வேண்டுகல்—தொடர்பாக.

தமிழில் சிறந்த குறிப்புகளையும், வரைவுகளையும் எழுதும் அரசுப் பணியாளர்களைத் தெரிவு செய்து தமிழ் வளர்ச்சித் துறை ஆண்டுதோறும் பரிசும் பாராட்டும் வழங்கி வருகிறது. இத்திட்டத்தின் கீழ் தமிழில் சிறந்த குறிப்புகள், வரைவுகள் எழுதிய தன்னாட்சி நிறுவனங்களின் தலைமை அலுவலகங்களில் பணிபுரியும் பணியாளர்கள் மூவரைத் தெரிவு செய்து 1999-ஆம் ஆண்டிற்குரிய பரிசுகள் வழங்கப்படவுள்ளன.

எனவே, தங்கள் அலுவலகத்தில் பணிபுரியும் இளநிலை உதவியாளர், உதவியாளர், கண்காணிப்பாளர் ஆகியோரில் தமிழில் சிறந்த வரைவுகள், குறிப்புகள் எழுதிய பணியாளர்களின் கோப்புகளைத்

தெரிவு செய்து, கீழ்க்காணும் விதிமுறைகளுக்கிணங்க (பணியாளரின் பெயர், பதவிப்பெயர், அலுவலகம் ஆகிய விவரத்துடன்) 31-7-2000க்குள் இவ்வலுவலகத்திற்குக் கிடைக்கத் தக்க வகையில் அனுப்ப வேண்டுகிறேன்.

விதிமுறைகள்

1. பரிந்துரைக்கப்படும் ஒவ்வொரு பணியாளரின் இரண்டு கோப்புகள் அனுப்பிவைக்கப் பெற வேண்டும்.
2. அனுப்பப்படும் கோப்புகள் யாவும் 1999ஆம் ஆண்டில் (சனவரி-டிசம்பர் திங்களில்) முடிக்கப் பட்டதாக இருத்தல் வேண்டும்.
3. கோப்பு ஒவ்வொன்றும் பேரட்டிக்குரியவரால் கையால் எழுதப்பட்ட பத்து (10)க்குக் குறையாத பக்கங்களைக் கொண்டதாக இருக்க வேண்டும்.

கோப்புகள் பெறப்படுவதற்குரிய கால எல்லை நீட்டிக்கப்படாது என்பதால் குறித்த காலத்திற்குள் கோப்புகளை அனுப்புவதன் வாயிலாகத் தங்கள் பணியாளர் பரிசு பெறக்கூடிய வாய்ப்பு அமைய ஆவன செய்ய வேண்டுகிறேன்.

இக்கடிதத்தினைப் பெற்றுக் கொண்டமைக்கான ஒப்புக்கையினை உடன் அனுப்புமாறு அன்புடன் கேட்டுக் கொள்கிறேன்.

(ஒப்பம்) 15-5-2000

தமிழ் வளர்ச்சி இயக்குநருக்காக.

(உண்மை நகல்)



Letter No. 33629/A19/A192/2000-1, (Secretariat Branch), dated 20-6-2000.

Sub: Pension—Payment of family pension to the Handicapped children—
Enabling the spouse to furnish the particulars—Further orders issued.

Ref: 1. (P) B.P. (Ch) No 245 (SB) dated 29-8-1996.
2. G.O. Ms. No. 107 Fin. (Pen.) Dept. dt. 7-3-2000.

In continuation of the orders issued in the Board Proceedings first cited, I am to say that the spouse of the deceased pensioner/employee shall furnish the particulars of the children eligible for family pension including handicapped children suffering from any disorder or disability of mind or physically crippled or disabled who are unable to earn a living if the details of such children were not furnished earlier by the pensioner/employee. The same procedure indicated in the Board Proceedings cited shall be followed in this regard.

2. The receipt of letter may be acknowledged.

G. Gnanaselvam,
Secretary.



Letter No. 83967/A19/A192/99-3, (Secretariat Branch), dated 20-6-2000.

Sub: Pension—Revision of pension to pre 1996 pensioners/
family pensioners—Certain Clarifications—Issued.

Ref: 1. (Per.) B.P. (Ch) No. 250 (SB), dt. 5-10-1999.
2. Govt. Lr. No. 91056/PC/99-1, Finance (PC) Dept., dt. 21-1-2000.
3. Govt. Lr. No. 65178/PC/99-1, Finance (PC) Dept., dt. 9-2-2000.

The following clarifications are issued as how to regulate the pension/family pension in certain cases based on the Board Proceedings cited:

Points raised

1. Whether the enhanced family pension shall also be revised based on the minimum of revised scale of pay as per (Per.) B.P. (Ch) No. 250 (SB) dt. 5—10—99 and whether the enhanced rate of family pension shall be double the ordinary rate of family pension or the rate of superannuation pension whichever is less.
2. Whether the Personal Pay or Special Pay drawn by the employees at the time of retirement prior to 1—12—1996 can be taken into account for the calculation of revision of pension with reference to the orders issued in (Per.) B.P. (Ch) No. 250 (SB) dated 5—10—1999.

Clarifications issued

According to Rule 49 (2—A) (ii) of the Tamil Nadu Pension Rules, the family pension should not exceed superannuation pension. The enhanced family pension should also be revised with reference to the orders issued in (P) B.P. (Ch) No. 250 (SB) dated 5—10—1999 based on the minimum of the revised scale of pay of the post last held by the employee concerned with effect from 1—12—1996 subject to the condition prescribed in the Tamil Nadu Pension Rules.

The revised pension/family pension with effect from 1—4—1999 should be calculated only with reference to 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 retirement in accordance with the orders passed in (P) B.P. (Ch) No. 250 (SB) dt. 5—10—1999. The personal pay or special pay drawn/entitled to the post held at the time of retirement should not be taken into account for calculation of pension/family pension under these orders.

2. The receipt of the letter may be acknowledged.

G. Gnanaselvam,
Secretary.



Letter No. 45494/A3/A32/2000—1, (Sectt. Br.), dated 21—6—2000.

Sub : Allowances—Dearness Allowance—Enhanced rate of Dearness Allowance from 1st January 2000—Orders Issued.

Ref : G.O. Ms. No. 257, Finance (Allowances) Department, dated 6—6—2000.

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

Encl :

G. Gnanaselvam,
Secretary.

Encl :

Copy of :

FINANCE (ALLOWANCES) DEPARTMENT

G.O. 257, dated 6th June, 2000.

Vikkirama, Vaigasi 24, Thiruvalluvar Aandu-2031.

Allowances—Dearness Allowance—Enhanced Rate of Dearness Allowance from 1st January, 2000.

Read—the following papers :—

- 1) G.O. Ms. No. 440. Finance (Allowances) Department, dated 8th October, 1999.
- 2) From the Government of India. Office Memorandum F. No. 1 (1)/2000/EIIB/325, Ministry of Finance, Department of Expenditure, New Delhi dated 5—4—2000.

Order No. 257, Finance (Allowances) Department dated 6—6—2000.

In the Government Order first read above, orders were issued sanctioning revised rate of Dearness Allowance to the State Government employees as detailed below :

Date from which payable	Rate of D.A. (per month)
1st July 1999.	37 per cent of pay.

2. The Government of India have now sanctioned revised rate of Dearness Allowance to their employees with effect from 1st January 2000 as follows :—

Date from which payable	Rate of D.A. (per month)
1st January 2000	38 per cent of pay

3. Consequent on the orders issued by the Government of India in their Office Memorandum second read above, the Government now sanction the revised rate of Dearness Allowance to the State Government employees as indicated below :—

Date from which payable	Revised Rate of D.A. (per month)
1st January 2000	38 per cent of pay

4. The Government have decided that the increased rate of Dearness Allowance shall be paid in Cash with effect from 1st June 2000. The arrears of Dearness Allowance for the period from 1st January 2000 to 31st May 2000 shall be drawn and credited to Provident Fund account of the employees. The amount so credited into the Provident Fund account shall be taken into account for the purpose of temporary advance/part-final withdrawal on or after 1st June 2001. The arrears to be credited to General Provident Fund Account shall be allowed interest with effect from 1—7—2000. In respect of those for whom there is no Provident Fund Account and for those the recovery towards subscription to the Provident Fund account has been stopped, the arrears shall be paid in Cash.

5. The details of admissibility of revised Dearness Allowance for employees drawing pay at various stages are given in the Annexure to this Order. In cases where the pay of Government servants fall between two pay ranges indicated in column (1) in the Annexure to this order, the revised Dearness Allowance shall be worked out at the percentage rates. While working out the revised dearness allowance, fraction of a rupee shall be rounded off to next higher rupee if such fraction is 50 paise and above and shall be ignored if it is less than 50 paise.

6. The Government also direct that the revised Dearness Allowance sanctioned above shall be admissible to full time employees who are at present getting Dearness Allowance and paid from contingencies at fixed monthly rates and to full time non-provincialised workcharged establishments. The revised rates of Dearness Allowance sanctioned in this order shall not be admissible to part time employees.

7. The revised Dearness Allowance sanctioned in this order will also apply to the teaching and non-teaching staff working in aided educational institutions, employees under local bodies, employees governed by the University Grants Commission/All India Council for Technical Education scales of pay, the Teachers/Physical Directors/Librarians in Government and Aided Polytechnics and Special Diploma Institutions, Village Assistants in Revenue Department, Noon Meal Organisers, Child Welfare Organisers and Anganwadi Workers.

8. The expenditure shall be debited to be detailed head of account 03 Dearness Allowance under the relevant sub minor, sub-major and major heads of account.

9. The Treasury Officers/Pay and Accounts Officers are requested to make payment of the revised Dearness Allowance when bills are presented without waiting for the authorisation from the Principal Accountant General (A&E), Chennai-18.

(By Order of the Governor)

Sd./—x x x x x
Girija Vaithianathan,
Special Secretary to Government.

Encl :

ANNEXURE

**DETAILS OF ADMISSIBILITY OF REVISED DEARNESS ALLOWANCE FOR EMPLOYEES
IN VARIOUS PAY RANGES WITH EFFECT FROM 1st JANUARY 2000.**

Pay	DA at 38% Rs.	Pay	DA at 38% Rs.	Pay	DA at 38% Rs.
(1)	(2)	(1)	(2)	(1)	(2)
2550	969	3105	1180	3580	1360
2605	990	3125	1188	3590	1364
2610	992	3140	1193	3625	1378
2650	1007	3150	1197	3650	1387
2660	1011	3170	1205	3660	1391
2670	1015	3200	1216	3710	1410
2715	1032	3215	1222	3720	1414
2720	1034	3235	1229	3725	1416
2730	1037	3240	1231	3730	1417
2750	1045	3275	1245	3790	1440
2780	1056	3280	1246	3795	1442
2790	1060	3285	1248	3800	1444
2820	1072	3300	1254	3860	1467
2840	1079	3310	1258	3875	1473
2845	1081	3345	1271	3880	1474
2850	1083	3350	1273	3900	1482
2890	1098	3370	1281	3930	1493
2900	1102	3380	1284	3950	1501
2910	1106	3410	1296	3965	1507
2960	1125	3425	1302	4000	1520
2970	1129	3440	1307	4025	1530
2975	1131	3450	1311	4030	1531
3020	1148	3455	1313	4050	1539
3030	1151	3475	1321	4100	1558
3040	1155	3500	1330	4110	1562
3050	1159	3510	1334	4135	1571
3080	1170	3520	1338	4175	1587
3090	1174	3540	1345	4190	1592
3100	1178	3575	1359	4200	1596

(1)	(2)	(1)	(2)	(1)	(2)
4220	1604	6550	2489	10700	4066
4250	1615	6625	2518	10750	4085
4270	1623	6650	2527	10900	4142
4300	1634	6700	2546	10975	4171
4305	1636	6725	2556	11025	4190
4325	1644	6750	2565	11300	4294
4350	1653	6800	2584	11575	4399
4390	1668	6875	2613	11625	4418
4400	1672	6900	2622	11850	4503
4430	1683	6950	2641	11950	4541
4475	1701	7000	2660	12000	4560
4500	1710	7050	2679	12125	4608
4510	1714	7075	2689	12275	4665
4560	1733	7100	2698	12375	4703
4590	1744	7200	2736	12400	4712
4600	1748	7250	2755	12600	4788
4625	1758	7300	2774	12675	4817
4645	1765	7350	2793	12750	4845
4700	1786	7400	2812	12925	4912
4730	1797	7425	2822	12950	4921
4750	1805	7500	2850	13125	4988
4800	1824	7550	2869	13225	5026
4875	1830	7600	2888	13250	5035
4875	1853	7650	2907	13500	5130
4900	1862	7700	2926	13575	5159
4950	1881	7775	2955	13775	5235
5000	1900	7800	2964	13875	5273
5100	1938	7850	2983	13900	5282
5125	1948	7900	3002	14050	5339
5150	1957	7950	3021	14225	5406
5200	1976	8000	3040	14250	5415
5250	1995	8100	3078	14300	5434
5300	2014	8125	3088	14550	5529
5375	2043	8150	3097	14625	5558
5400	2052	8275	3145	14700	5586
5450	2071	8300	3154	14875	5653
5500	2090	8475	3221	15000	5700
5550	2109	8500	3230	15100	5738
5600	2128	8550	3249	15200	5776
5625	2138	8650	3287	15375	5843
5675	2157	8700	3306	15400	5852
5700	2166	8825	3354	15500	5890
5750	2185	8900	3382	15750	5985
5800	2204	9000	3420	15800	6004
5850	2223	9100	3458	15900	6042
5875	2233	9300	3534	16125	6128
5900	2242	9375	3563	16200	6156
6000	2280	9500	3610	16300	6194
6025	2290	9650	3667	16400	6232
6050	2299	9700	3686	16500	6270
6100	2318	9900	3762	16600	6308
6125	2328	9925	3772	16700	6346
6150	2337	10000	3800	16850	6403
6200	2356	10100	3838	16875	6413
6250	2375	10200	3876	17000	6460
6300	2394	10300	3914	17100	6498
6350	2413	10325	3924	17250	6555
6375	2423	10475	3981	17300	6574
6450	2451	10500	3990	17400	6612
6500	2470	10650	4047	17500	6650

(1)	(2)	(1)	(2)	(1)	(2)
17625	6698	18400	6992	19550	7429
17750	6745	18800	7068	19900	7562
17800	6784	18850	7087	20400	7752
17900	6802	18900	7182	20900	7942
18000	6840	19100	7258	21400	8132
18200	6916	19400	7372	21900	8322
18300	6954				

Memorandum (Per.) No. 32445/A18/A181/2000—1, (Secretariat Branch), dated 22—6—2000.

Sub : Establishment—Tamil Nadu Electricity Board—An employee of the Board served with many punishments and finally reverted to the lower post which nullified earlier punishments—Instructions to all Disciplinary authorities—Issued.

Ref : From "A3" Section U.O. Note No. 42656/A3/A32/94—14, dated 26—4—2000.

In a case referred to this office for clarification, it is noticed that an employee was given six punishments as indicated below :—

Sl. No.	PUNISHMENT	ORDER/DATED
I	Increment stopped for one year without cumulative effect	: 16—7—1981
II	Next increment stopped for two years with cumulative effect	: 30—7—1981
III	Increment stopped for two years with cumulative effect excluding leave period	: 15—4—1986
IV	Increment stopped for two years with cumulative effect including leave period	: 5—2—1988
V	Increment stopped for two years with cumulative effect	: 31—7—1990
VI	Demoted as Helper for one year on duty	: 30—6—1992

The 6th & last punishment was reversion from the post of Wireman to the post of Helper for a period of one year on duty. Consequently, his pay in the reverted post of helper will be the pay which he would have drawn had he continued in the lower post including Selection Grade movements. While arriving at the notional pay in the reverted post, the punishments awarded in the higher post cannot be taken into account. Therefore the notional pay arrived at in the reverted post is found to be higher than what would have been drawn by him had he continued in the higher post. This has resulted in restoration of all benefits to the individual in spite of the punishments awarded to him.

2. The instant case is a typical example of the Disciplinary Authority, giving out the punishment without taking into consideration of the punishments imposed earlier on him and without knowing the implications. The imposition of the punishment turned out to be an award to him giving benefit of higher pay, and higher pension thereby.

3. The Chief Engineers/Superintending Engineers and other disciplinary authorities in the Board are therefore requested to analyse the implications of the punishment on the delinquent carefully even before proposing any punishment and then order such punishment so that it will not

confer any unintended benefits on him. In case, if any such unintended benefit accrues to the employees by virtue of punishment and if it comes to the notice of the Board, responsibility will be fixed on the punishment imposing authority and suitable action will be taken against him.

4. It is therefore ordered that the punishing authority should see the antecedents of the delinquent official and the various punishments imposed on him before issuing/proposing any punishment which could not accrue any unintended benefit knowingly or unknowingly, as mentioned in the aforesaid para.

5. The receipt of this Memorandum shall be acknowledged.

G. Gnanaselvam,
Secretary.

Memorandum (Permanent) No. 46561/A23/A231/2000—1, (Sectt Br.), Dated 22—6—2000.

Sub : Establishment—Headquarters—Punctuality in Attendance—Instructions—
Reiterated.

- 1) Memo. No. 44356/O&M. I (3)/99—1, dt. 16—6—99.
- 2) Memo. No. 58952/A23/A231/99—1, dt. 6—8—99.
- 3) Memo. (Per.) No. 62220/A23/A231/99—1, dt. 20—8—99.
- 4) Memo. (Per.) No. 77071/A23/A231/99—1, dt. 15—10—99.
- 5) Memo. (Per.) No. 20052/A23/A231/2000—1, dt. 16—3—2000.
- 6) Memo. (Per.) No. 20052/A23/A231/2000—2, dt. 4—4—2000.

In the references cited, repeated instructions were issued regarding the punctuality in attendance in the Headquarters. In spite of these instructions, it is found that most of the controlling Officers, who maintain Attendance Registers have allowed the staff to sign in the attendance Register even after 10.40 A.M. It is seen from the registers kept in the main and rear gates that large number of staff have signed in that register after 10.40 A.M. but, they have been allowed to sign in the attendance register in the Office. Therefore, their names have not been found in the 'No Report' furnished daily by the controlling Officers.

2. In order to maintain punctuality, all the controlling Officers who maintain the Attendance Registers are requested to follow the earlier instructions issued in this regard scrupulously. If any violation is noticed, severe action will be taken against the staff and controlling Officers concerned.

3. All Chief Engineers/Officers of the Headquarters are therefore requested to issue specific and strict instructions to the Officers who maintain the Attendance Register as well as the Staff working under their control in this regard.

4. The receipt of this Memorandum should be acknowledged.

G. Gnanaselvam,
Secretary.

Tamil Nadu Electricity Board—Headquarters Dispensary—Appointment of Dr. N. S. Ravindran, MDS, as Part-Time Consultant in Dental—Orders—Issued,

(Per) B.P. (CH.) No. 121

(Administrative Branch)

Dated: 28-06-2000
Aani-14, Vikrama Aandu
Thiruvalluvar Aandu 2031.

Ref : Application by Dr. N.S. Ravindran, dated 4-5-2000.

Proceedings :

1. Dr. N. S. Ravindran, MDS, Principal, Tamil Nadu Government Dental College and Hospital, Chennai-600 003. is appointed as Part-Time Consultant in Tamil Nadu Electricity Board, Headquarters Dispensary, Chennai-600 002, vide Dr. T.R, Saraswathy, Principal incharge relieved.

2. The appointment of the above consultant shall be governed by the terms and conditions stipulated in (Per) B.P. (Ch) No. 4 (Sectt. Branch) dated 22-1-98. The part-time consultant shall visit the Tamil Nadu Electricity Board, Headquarters Dispensary, once in a week and permitted to draw consultation fee at Rs. 400/- (Rupees Four hundred only) per visit subject to a maximum of Rs. 2000/- per month.

3. The consultation fees sanctioned in para-2 is chargeable to A/c No: 76.125.

4. This order will take effect from the date of assuming charges of the above part-time consultant.

(By Order of the Chairman)

A. Balasubramanian,
Chief Engineer/Personnel.



Establishment—Class I Service—Promotion to the post of Chief Engineer—Eligibility for considering promotion—Experience criterion—Orders—Issued.

(Permanent) B.P. (FB) No. 52

(Secretariat Branch)

Dated the 30th June, 2000,
Aani 16, Vikrama.
Thiruvalluvar Aandu 2031.

Proceedings :

According to the existing provision under Regulation 98 (1) (b) of the Tamil Nadu Electricity Board Service Regulations, on and from 1-9-1998, no Superintending Engineer shall be eligible for promotion to the post of Chief Engineer unless he has a minimum service of one year before retirement on superannuation. Superintending Engineers having less than one year of service before their retirement, but are otherwise qualified may be considered for inclusion in the panel for promotion as Chief Engineer, but such Superintending Engineers will be appointed as Additional Chief Engineers from the date on which their respective juniors are promoted as Chief Engineer(s) and they will continue to discharge the duties and exercise the powers assigned to the post of Superintending Engineers only.

2. Normally, an officer of the Board after gaining experience for atleast twelve years in Class I Service i.e in the categories of Executive Engineer and Superintending Engineer together gets his turn for promotion to the post of Chief Engineer. Most of the Officers, in fact, serve in the above mentioned two categories for a much longer period (15/16 years) and gain rich experience before their turn for promotion to the post of Chief Engineer comes, although there is no specific stipulation for experience of an officer in Regulation 98 of the Tamil Nadu Electricity Board Service Regulations. In the absence of specific provision in the Service Regulation for experience of an officer to become eligible for being considered for appointment by promotion to the post of Chief Engineer, there is a

possibility of including an officer in the panel of officers suitable for promotion to the post of Chief Engineer who does not possess adequate experience to discharge the important functional requirements. Such a promotion may result in the inefficient functioning of the Head of an important Project/Region/Power Stations/Headquarters Unit, with consequential loss to the Board. In order to plug this loophole, the need for stipulating a minimum period of actual experience in Class I Service for a Superintending Engineer to become eligible for promotion to the post of Chief Engineer was examined by the Board in greater detail.

3. Tamil Nadu Electricity Board, after careful consideration, directs that a Superintending Engineer of the Board is eligible to be considered for promotion to the post of Chief Engineer, provided he has put in an actual service of not less than eight years in Class I Service.

4. The above orders shall be deemed to have come into force from 22-5-2000.

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

(By Order of the Board)

G. Gnanaselvam,
Secretary.

Amendment No. 2/2000

Establishment—Class I Service—Promotion to the post of Chief Engineer—Eligibility for considering promotion—Experience criterion—Regulation 98 of Tamil Nadu Electricity Board Service Regulations—Amendment Issued.

(Per.) B. P. (FB) No. 53

(Sectt. Branch)

Dated 30th June, 2000
Aani 16, Vikrama,
Thiruvalluvar Aandu-2031.

Read :

(Per.) B.P. (FB) No. 52 (SB) dated 30-6-2000,

Proceedings I

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 the said Regulations :

In Regulation 98, to sub-regulation (1) (b) (ii), the following proviso shall be added, namely :—

“Provided that only those Superintending Engineers, who have put in not less than 8 (Eight years of Service in Class I Service shall be eligible for being considered for the post of Chief Engineer by promotion.”

2. The amendment hereby made shall be deemed to have come into force from the 22nd May 2000.

3. The receipt of the B.P. shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,
Secretary.

FINANCE

PART-III

Finance

Circular Memo. No 135—1/2000/X/DFC/AO/T/AS3, (Accounts Branch), Dated 1—6—2000.

Sub: Specification for procurement of various materials for the year 2000—2001—Modification of Board's commercial terms on Security Deposit, price and payment clauses—Further instructions—Issued.

Ref: This Office Circular Memo. No. 135/2000/X/DFC/AO/T/AS3, dated 91—3—2000.

In this office Circular Memo cited, instructions have been issued in Para II (iv), among other things, to follow the existing procedure of calling for variable price with Ex-works rate etc. for the supply of AAAC and ACSR conductors.

It is hereby further instructed to follow the existing procedure of calling for variable price with Ex-works price etc. for the procurement of L.T. Cables and also to consider the offers of the tenderers irrespective of the quantity offered.

The modified commercial terms communicated may be incorporated in the Tender Specifications without fail.

The above instructions may be followed for the tenders, for which tenders have already been floated.

The receipt of this circular Memo. shall be acknowledged to the Deputy Financial Controller/Tender.

R. Poornalingam,
Chairman.



Tender Regulation—Works Contract—Open Tender—Delegation of Powers to Chief Engineers and Superintending Engineers—Excess over Technically sanctioned estimate—Restriction to 10% and 5% respectively—Amendment to Tender Regulations—Amendment No. 47 Tender Regulations 1991—Issued.

Per. B.P. (FB) No. 8

(Accounts Branch)

Dated: 9—6—2000,
Vikrama Aandu, 27, Vaikasi,
Thiruvalluvar Aandu 2031.

Read:

1. Minutes of the 830th meeting of the Board held on 2—6—2000 (item No. 12).

Proceedings :

The Tamil Nadu Electricity Board after careful consideration, hereby orders the following amendment to TABLE VI of the Annexure to Tender Regulation 1991.

AMENDMENT

TABLE—VI

WORKS CONTRACT

OPEN TENDER

Authority	Value of Contract	
	Existing	Proposed
Superintending Engineer	(i) Not exceeding Rs. 5 lakhs with 15% excess over technically sanctioned estimate	(i) Deleted
	(ii) Not exceeding Rs. 15 lakhs with 10% excess over technically sanctioned estimate	(ii) Not exceeding Rs. 15 lakhs with 5 % excess over technically sanctioned estimate
Chief Engineer	Not exceeding Rs. 50 lakhs with 20% excess over technically sanctioned estimate.	Not exceeding Rs. 50 lakhs with 10 % excess over technically sanctioned estimate

(By Order of the Board)

S. Kathiresan,
Chief Financial Controller/GI.



Letter No. 90/DFC/BS/AAO/IT/D. 51/2000—1, (Accounts Branch) dated 29—6—2000.

Sub : Income Tax—Rate of Surcharge to be recovered on the Income Tax for the Financial Year 2000-2001—Clarification—Issued—Regarding.

Ref : U.O. No. Dir/Coal/DFC/AO/AI/F. IT/S.C/D. 221/2000, Dt. 8—5—2000.

It is informed that as per the Finance Bill 2000, the surcharge of 10% is being continued to be deducted on the Income Tax recovered from the Contractor's Bill, Coal handling Contractor's Bills, Legal Fees, Professional Charges etc. This 10% surcharge is an additional charge over and above the normal rate of Income Tax, which is to be calculated on the amount of Income Tax.

It is therefore requested that the surcharge of 10% on the Income Tax may continue to be deducted in addition to the normal rate of Income Tax and remitted to the Govt. Account within the time stipulated therefor without fail.

The receipt of the same may be acknowledged.

S. Kathiresan,
Chief Financial Controller/GI.

TECHNICAL

PART-IV

Technical

Memo. No CE/PIg/SE/SS/EE. PS/AEE/PS/F. AGL/D. 88/2000, (Technical Branch), dated 25-4-2000.

Sub : Electricity—Guidelines to compute monthly energy consumption in agricultural services—Application of correction factor—Deletion of—Instruction Issued.

Ref : Member/Distribution and Member/Generation memo no.
SE/PIg/EPs/A2/F. Agrl. S. C/D. 10/92 dated 24-08-1992.

The correction factor communicated in the Annexure I of the reference cited, to take care of non-utilisation of pumpsets, rainfall, crop production, water table, seasonal variations, geographical variations, etc, is hereby deleted, as readings are taken every month by installing meters in 3% agricultural services in every Section throughout TNEB.

The Superintending Engineers of Distribution Circles are hereby instructed to ensure the following, to make the random sampling realistic.

1. The computed consumption in agricultural services may be sent for every month commencing from April, 2000 without applying the correction factor.

2. If the sampled reading in any agricultural service indicates non-operation of the pumpset, then, the meter may be installed in another agricultural service in the same Section and the reading taken to keep up the random sampling at least in 3% of the live agricultural services.

3. If the meter is found defective, the same may be replaced with a healthy one in the same service.

4. As and when new services are added, meters may be installed to keep the metered services at the rate of 3% of the live services.

The Chief Engineers/Distribution are requested to follow up with the field Superintending Engineers for effective implementation of the provisions contained in this memo.

The receipt of this memo may be acknowledged to the Superintending Engineer/System Studies.

C. Andrew Tennyson Abraham,
Member (Distribution).



Memo No. SE / SS / EEPS / AE / F. FL / D 132 / 2000, (Technical Branch), dt. 11-5-2000.

Sub : Electricity—Breakdown of EHT lines—Insulator failures and snapping of conductor and earthwires Ageing—Replacement—instructions issue of—Reg.,

1. It is seen from various breakdown reports of EHT feeders that the failures of insulators and snapping of conductor are the major causes of breakdowns. Apart from the early failures some of them are attributed to ageing.

2. As per Government of India Notification dt. 29-4-1994 the fair life period of EHT lines is 35 years. Whatever efforts taken to improve the performance of the aged lines will not be effective as both the mechanical and electrical characteristics of the accessories, like insulators, conductors, joints etc, would have deteriorated. Considering the outage duration, time spent on rectification, repeated operation of the components like, circuit breakers etc the cost of maintenance will be more than the renovation cost of the lines.

3. Hence the following instructions are issued to replace the aged line accessories, like insulators, conductors/earth wires etc. to reduce breakdowns :

(i) The old EHT lines erected 35 years ago may be taken up for such replacements taking into consideration, the number of such failures due to ageing.

(ii) If the EHT lines are at 66 KV voltage level then they may be uprated for 110 KV operation.

(iii) If the conductor already installed in the line is copper or other lower rating ACSR then the highest size conductor stipulated in Permanent B.P. (FB) No. 333 (Technical Branch) dated 2-12-1991 may be used for replacement to meet the present day high load density.

4. An action plan may be prepared to replace these aged items and sent within 15 days. Details for replacement may be intimated in the format as indicated below :

S.No.	Name of feeder	Year of installation	Probable date of completion	Item to be replaced
(1)	(2)	(3)	(4)	(5)

5. The memo may be acknowledged and the programme may be sent to the Superintending Engineer/System Studies.

C. Andrew Tennyson Abraham,
Member (Distribution)
&
Justin Paul,
Member (Generation).



Memo. No. SE/SS/EE. PS/AEE/PS/LL/D. 118/2000 (Technical Branch), dated 26-5-2000.

Sub : Electricity—Line loss—Metering of all Sub-stations—Instructions issued.

- Ref : 1. Memo. No SE/SS/EE/DP/AEE/PSS/F. VAR DRAWAL/D 154/2000
Dt. 18-3-2000.
2. CE/Transmission D.O. letter No SE/MAUP/ES/A. 1/AE. 3/
LINE LOSS/D 793/95 dated 18-8-95
3. CE/Planning letter No. SE/Pig/EGP/A3/F. Line loss/D. 562/96
dated 31-10-96.
4. Member/Distribution Memo No. SE/SS/EE. PS/AEE/PS/FAGL/
D. 88/2000 dated 25-4-2000.

A note on line loss in TNEB was placed before the Board in its 828th meeting held on 08-05-2000. The Board has directed to provide meters in all Sub-stations to measure energy, demand, voltage etc.

Instructions have already been issued that all feeders (11 KV to 230 KV) emanating from all Sub-stations shall be provided with trivector meters released from H T. services where static meters are installed. It is presumed that the Chief Engineers have taken enough action to implement this

Further, the readings have to be taken in all these Sub-stations, monitored and line loss arrived at to assess the energy lost in the lines and transformers.

Instructions have also been again issued that all power stations and Sub-stations, power transformers, generating transformers and station transformers are to be provided with static meters vide reference (1).

Also, vide reference (2) indoor metering cubicles, 33 KV Bus P.Ts and 110 KV PTs were provided to various Regions and Circles for erection of the same in the respective Sub-stations to assess line loss. Chief Engineers/Distribution and Chief Engineers/Operation were requested to assess the line loss every month vide reference (3).

But, inspite of all the above instructions it is noted that in many cases, the voltmeter, trivector meter and energy meters & bus PTs are defective and corrective action not taken.

All Chief Engineers/Distribution & Chief Engineer/Operation are once again requested to confirm the availability of metering equipments, meters like—voltmeter, ammeter, MW meter, MVAR meter, trivector meter etc in all Sub-stations and Power Houses & readings are taken periodically i.e. every month. These readings are to be reviewed by the Executive Engineer in charge and the line loss study for the energy sent out against energy sold may be analysed and corrective action taken.

The status in respect of metering in Sub-stations and Power Houses may be reported within 10 days.

Further, the revised instructions issued vide reference (4) for computing the agricultural consumption without the correction factor and installing meters in 3% of the agricultural services to make the random sampling more realistic, may be strictly adhered to.

These shall be reviewed in the SEs and EEs conferences by CEs and SEs respectively every month.

The receipt of this memo may be acknowledged to the Superintending Engineer/System Studies.

C. Andrew Tennyson Abraham,
Member (Distribution).
and
Justin Paul,
Member (Generation).



Government of India—Ministry of Power—Draft Electricity Bill 2000—Remarks/Comments—Approval accorded.

B.P. (Per.) (FB) No. 98

(Technical Branch)

Dated: 27-5-2000
Vaigasi 14, Vikrama,
Thiruvalluvar Aandu 2031.

Read :

Item 17 of the minutes of the 829th meeting of Tamil Nadu Electricity Board held on 22-5-2000.

Proceedings :

1. The Ministry of Power, Government of India has requested the views and comments of Government of Tamil Nadu on the draft Electricity Bill 2000 to be introduced in the Parliament. The Secretary to Government, Energy Department, Government of Tamil Nadu has requested comments of Tamil Nadu Electricity Board on the Draft Electricity Bill 2000 for certain clauses. The Government of India has subsequently sent Draft Electricity Bill 2000 Version. II and Draft Electricity Bill 2000 Version. III.

2. The following remarks/comments on the relevant clauses in the Draft Electricity Bill 2000 (Version III) was placed before the Board in the 829th Meeting held on 22-5-2000.

3. Remarks/Comments for Draft Electricity Bill 2000 (Version III)

B.B.—5 (June 2000)

The draft Electricity Bill 2000 is found generally in order except the following :

Part - I Preliminary

Definitions

Section 2 (2)—The word "in his authorised area" may be added after the word "supplying electricity".

Section 2 (17)—"Unless the context otherwise requires" may be deleted.

Section 2 (17) (a)—The word "any" in the first line after the word "any support for" may be deleted.

Part II—Supply of Electricity

Prohibition on unauthorised supply etc.

Para 3 (2) (Version III)

No persons, at any time after the second anniversary of the appointed date, supply electricity except through a meter.

[Para 48 (2) (Version I)]

Remarks : May be accepted

Para 4 (2) (Version III)

An exemption under Sub-section (1) may be granted either to a person or class of persons, as the case may be, and an exemption so granted shall be published in such manner as the Competent Commission considers appropriate for bringing it to the attention of affected persons.

[Para 49 (2) (Version I)]

Remarks : May be accepted.

Para 5 (1) (Version III)

The Competent Commission may, upon application made to it in accordance with the procedure laid down in section 6, authorise any person to function as a licence holder and discharge the functions of any or all of the following, namely —

The Clause 5 (1) may be modified as below :

The Competent Commission may, upon application made to it in accordance with the procedure laid down in section 6, grant a licence to any person to discharge the functions of any or all of the following, namely —

Directions to generating utilities

Para 10 (Version III)

The Competent Commission may specify that a Generating Company shall operate any generating station in accordance with the directions of the Commission requiring such Generating Company to —

- (e) maintain fuel stocks at the specified level;
- (f) make such use as may be stipulated of any stocks held at or near that generating station
- (g) operate, or not to operate, that generating station for stipulated periods and at specified levels of capacity by using stipulated fuels; and
- (h) maintain efficient and competitive supply of electricity in public interest.

[Para 70 (Version I)]

Remarks : The clause may be deleted and consequential changes may be made wherever necessary.

Para 14 (Version III)

Second para starting with "Provided that" may be deleted.

Para 15 (Version III)

The word "provided that such engagement does not affect the interest of the existing consumer" may be added in the last line in the first para after the word "assets"

Power to recover charges**Para 20 (1) (Version III)**

The word "competent commission" may be added after "time to time" in the last line.

[Para 57 (1) (Version I)]

Para 20 (4) (Version III)

Subject to the provisions of Section 38, in fixing tariffs under sub-section (1), an Area Distributor shall not show undue preference to any person or class of persons and shall not exercise any undue discrimination against any person or class of persons.

[Para 57 (4) Version I]

Remarks : May be accepted.

Power to require security**Para 25 (Version III)**

The word "for supply of Electricity" may be inserted after "inter alia" in line No. 3

Use etc. of meters**Para 30 (1) (Version III)**

No person shall, except through a meter to be installed and operated in accordance with Regulations to be specified in this behalf by the authority, receive or consume electricity that has been transmitted or supplied by a licence holder at any time after the second anniversary of the appointed date.

[Para 68 (1) (Version I)]

Remarks : May be accepted.

Para 30 (2) (Version III)

For promoting accountability and audit in the transmission and supply of electricity, the Authority may specify the installation of meters at such stages of transmission and supply, as it may deem necessary.

[Para 68 (2) (Version I)]

Remarks : May be accepted

Cess on electricity from fossil fuel sources**Para 33 (1) & (2) (Version III)**

Every Generating Company engaged in the generation of electricity from fossil fuel sources including coal, lignite, natural gas, crude liquid petroleum or petroleum products, shall pay to the Union Government a levy of 2 paise on each kilowatt hour of electricity generated by him. The Union Government may prescribe the time, manner and other matters relating to the payment and collection of the cess.

[Para 69 (1) & (2) (Version I)]

Remarks : The clause may be deleted.

Determination of tariff by the commission**Para 38 (1) (Version III)**

- (e) Protection of consumers interest and at the same time, recovery of the cost of electricity in a reasonable manner.
- (g) That the tariff progressively reflects the cost of supply of electricity at an adequate and improving level of efficiency and does not exceed the cap specified by the Competent Commission for the recoverable rate of system losses determined after taking into account all relevant considerations, including the efficiency or inefficiency of licence holders, load density, sales mix, cost of service, delivery voltage and other technical factors ;
- (h) That cross-subsidisation among different classes of consumers is reduced progressively and that no consumer or class of consumers is required to pay a tariff that is greater than the maximum cost of supplying electricity ;

[Para 77(2) (Version I)]

Remarks : May be accepted

Para 39 (3) (Version III)

The commission shall not, while determining the tariff under this Act, show undue preference to any consumer of electricity but may differentiate according to the consumer's load factor, power factor, total consumption of electricity during any specified period or the time at which the supply is required or the geographical position of any area, the nature of supply and the purpose for which the supply is required.

[Para 77 (3) (Version I)]

Remarks : May be accepted

(Para 39 (4) (Version III)

The commission shall endeavour to determine tariff in such a manner that, as far as possible, similarly placed consumers in different areas of a State pay similar tariff.

[Para 77 (5) (Version I)]

Remarks : The clause may be accepted

Para 39 (5) (Version III)

No tariff or part of any tariff may ordinarily be amended more frequently than once in any financial year, except in respect of any changes expressly permitted under the terms of any fuel surcharge formula as may be specified.

[Para 77 (6) (Version I)]

Remarks : May be accepted

Para 42 (Version III)

Where the State Government directs the State Commission to provide for any subsidy in the tariff payable by any consumer or class of consumers, the State Government shall bear the subsidy in such manner as the State Commission may determine and the payment thereof shall be deemed to be and payable as a debt of the State Government.

Provided that no such direction of the State Government shall be operative and binding if it is made without a financial appropriation by the State Legislature and any payment arising thereof is in arrears of more than thirty days.

[Para 77 (7) (Version I)]

Remarks : May be accepted

Part - IV — Works

Consent required for overhead lines :

Para 66 (2) (a) (Version III)

in relation to an electric line which has a nominal voltage not exceeding 20 kilovolts and is used or intended to be used for supplying a single consumer.

[Para 72 (2)(a) (Version I)]

Remarks : The clause may be amended as follows :

In relation to an electric line which has a nominal voltage not exceeding 25 kilovolts and is used or intended to be used for supplying a single consumer.

Part - IV — Regulatory Commissions

Functions of the State Commission

Para 79 (Version III)

The clause may be deleted and the functions may be given to State Commission as mentioned in the Electricity Regulatory Commissions Act 1998 under Section 22(1) and 22(2).

[Para 28 (Version I)]

Powers of the State Government to give Directions

Para 98 (2) (Version III)

If any question arises as to whether any such direction relates to a matter of policy involving public interest, the decision of the State Government thereon shall be final.

[Para 39 (2) Version I)]

Remarks : May be accepted.

Part-VII—Offences and Penalties

Compounding of Offences

Para 114 (Version III)

Remarks : The Para may be modified on the line of Sec. 50 (b) of IE Act 1910 as amended by Tamil Nadu Act 33 of 1998, so that the compounded fee will accrue to the account of the authorised person concerned, whose Electricity has been stolen. (Copy of the Tamil Nadu Act 33 of 1998 is enclosed)

[Para 117 (Version I)]

Schedules

First Schedule (Section 140)

Transitional Provisions

The transitional provisions in the first schedule referred to clause 140 of the Electricity Bill 2000 (Version III) may be agreed to subject to the following remarks.

1. Various time limits have been prescribed in the provisions for the purpose of bringing into force of the parts of the proposed Act other than those in part-2, continuance of the State Electricity Board beyond the date of coming into the force of the proposed Act, setting up of transmission utilities by the competent commission without recommendation of the Power Grid Corporation Limited or the State Transco as the case may be constitution of State Transco and for preparation of transfer schemes so as to revest the rights and liabilities of the SEBs which are to be vested in the State Government under 7 (1) of the transitional provision referred to above.

The above said time limits for the various purposes narrated above are inter-linked among themselves so that if any one of the time limit is violated the entire time frame will get affected requiring the time frame to be modified suitably. This aspect requires the deep consideration with regard to the feasibility of achieving the purposes within the respective time limit.

2. It has to be ensured that the Transco and such other companies constituted under the proposed Act are uniform both in respect of Memorandum of Association and Articles of Association.

Para 31 (Version III)

In addition to the above remarks the following remarks in respect of Clause 31 of the Draft for discussion-III may be included.

The provision for issue of notice before disconnection of supply was not there in the draft Bill in its first two versions. However, the provision requiring issue of Seven clear days notice before disconnection of supply is found included as Clause 31 in the Draft for discussion-III of the Bill 2000. This provision is nothing but a replica of Sec. 24(1) of the Indian Electricity Act, 1910 which was enacted while the number of consumers in the Country was in hundreds. Now the number of consumers is in Crores and therefore the provision of seven clear days notice in writing cannot be implemented and the implementation of such provision will require employment of a large contingent of additional staff for the specific purpose. Further such a provision leads to a number of litigation between the licensee and the consumers.

The Tamil Nadu Electricity Board has experienced difficult times in recent times in realising its revenue in view of the above provision and in W.P. No. 17963 of 99 filed by the Tamil Nadu Electricity Consumers Association Trichirapalli, the Madras High Court refused to accept the contention of the Board that such a notice is printed in the Write Meter Card with the consumer stating that a separate notice has to be issued in each case in view of the explicit provision in Sec. 24 (1) of the Indian Electricity Act, 1910. The TNEB had to file a Writ Appeal for getting the order of the Single Judge stayed and the matter is pending before the Division Bench.

In view of the circumstances stated above, Clause 31 of the Indian Electricity Bill 2000 (Version-III) has to be omitted.

The Board may also consider addressing the Government of India through a separate communication for the purpose.

4. The Board after careful consideration approved the above remarks/comments on the relevant clauses in the Draft Electricity Bill 2000 (Version-II) to be forwarded to Government of Tamil Nadu.

(By Order of the Board)

R. Sabapathy,
Chief Engineer/Planning (I/C)



Vehicles—Tamil Nadu Manual Workers Social Security and Welfare Scheme—Percentage of contribution payable by the employers operating for any transport for carrying passengers or goods—Collection of contribution by RTOs.—Reg.

(Per.) B.P. (CH) No. 116

(Technical Branch)

Dt 1—6—2000
Vaikasi 19, Vikrama,
Thiruvalluvar Aandu 2031.
Recd:

Note order of the Chairman, dated 23—5—2000.

Proceedings:

In view of the statutory provision of Section 8 B(1) and (2) empowering all the RTOs to collect 1% (One percent) of the amount of tax in addition to the amount of tax payable to those classes of vehicles specified in the first taxation schedule of the Tamil Nadu Motor Vehicle Taxation Act 1974 while collecting the tax, all the vehicle holding Officers are instructed to comply with the instructions of RTOs to pay 1% (One percent) contribution in addition to the amount of tax payable to those classes of vehicles specified in the first taxation schedule of Tamil Nadu Motor vehicle Taxation Act 1974 with effect from 1—1—2000.

(By Order of the Chairman)

K. Sethumuthukumarasamy,
Chief Engineer/Materials Management.



Memo. No. SE/SS/EE. PS/AEE. PS/F. PRTR/D. 140/2000, (Technical Branch), dated 06—05—2000/
06—06—2000.

Sub : Electricity—Excessive oil and winding temperature in power transformers—
Avoidance of water spraying—Upkeep of pumps and fans of
cooling system—Reg.

Ref : Letter No. SE/PLG/EMP II/AE/F. Pr. Tr/D. 215/99 dated 16—07—99.

It was requested by the Chief Engineer/Planning in the reference to send a detailed report after a study by the Superintending Engineers/General Construction Circle.

The report may be expedited by the Chief Engineer/Transmission.

In view of the steep rise in the ambient temperature in the range of 45°C during this summer, the cooling system of the power transformers should be made functional. The auto mode, if any, or operation of the pumps and fans at the stipulated temperature should also be reliable and be made in working condition. This may be ensured to safeguard the power and Auto transformers from temperature rise beyond the limits. This may be ensured by the Chief Engineer/Operation and Chief Engineers/Distribution.

The receipt of the memo may be acknowledged to the Chief Engineer/Planning.

C. Andrew Tennyson Abraham,
Member (Generation).
&
Justin Paul,
Member (Distribution).

Memo No.05556/SE/IEMC/EE1/AEE/D.333/2000, (Technical Branch), dated 14.6.2000.

Sub : Electricity - Effecting Additional/Reduction in sanctioned load in Services where Violation/Theft of Energy detected - Instructions issued - Regarding.

Regarding sanctioning of additional load/reduction of load in existing services, where Violation/Theft of Energy has been detected, the following instructions are issued.

If the consumer has already paid 40% of the compensation/penalty levied towards Violation/Theft of Energy and preferred an appeal to the Appellate Authority, the balance compensation amount need not be treated as arrears until the disposal of the appeal.

The balance compensation shall be treated as not settled arrears and they are to be finalised by the Appellate Authority and so the amount cannot be treated as arrears.

Hence, the request of the consumer for any additional load or reduction in load or shifting of the service etc., can be considered and effected if the consumer has paid 40% of the compensation charges and appealed to the Appellate Authority in respect of Violation/Theft of energy cases.

C. Andrew Tennyson Abraham,
Member (Distribution).

Memo. No.SE/PLG/EE/MP/AEE3/F.I.E.Act/D.114/2K, (Technical Branch), dated 17.6.2000.

Sub: I.E. Act.1910 - Amendments to sec.20 & 26, Insertion of new sec.50(B) - Tamil Nadu Govt. Gazette extrodinary notification No.614, dt. 28.10.1998 - Copy communicated for strict adherence - Reg.

The Section.20 of I.E. Act.1910 envisages the power for licensee to enter premises and to remove fittings or other apparatus of licensee.

As per the existing section "A licensee or any other person duly authorised by a licensee may at any reasonable time and on informing the occupier of his intention, enter any premises to which energy is or has been supplied by him".

The section 26 of I.E. Act 1910 deals with energy meters.

As per the existing section 26 (4) " the licensee or any person duly authorised by the licensee shall at any reasonable time and on informing the consumer of his intention have access to and be at liberty to inspect and test remove any meter".

Tamil Nadu Government since amended the above sections as per the Tamil Nadu Govt. Gazette extrodinary notification No.614, dt. 28.10.1998.

In addition to the above a new section 50 (B) after section 50 (A) power to compound offences, has been inserted in I.E. Act. 1910.

It is brought to the notice of the under signed that some of the field officers are not aware of the above amendments and are still following the original provisions under the sections 20, 26. The new section 50 (B) has not been followed in any of the theft of energy cases.

The copies of the above Gazette notification are communicated herewith. In view of the above all the field officers are instructed to adhere to the above amendments in their future course of action.

Receipt of this memo. should be acknowledged.

C. Andrew Tennyson Abraham,
Member (Distribution).

Encl.: Gazette No.614, dt. 28.10.98.

Encl:

Lr. No. 614, dt. 28.10.1998 received from Tamil Nadu Government Gazette Extraordinary, Government of Tamil Nadu

Part IV – Section 2
Tamil Nadu Acts and Ordinances.

The following Act of the Tamil Nadu Legislative Assembly received the assent of the President on the 15th October 1998 and is hereby published for general information:—

ACT No.33 of 1998.

An Act further to amend the Indian Electricity Act, 1910, in its application to the State of Tamil Nadu.

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

1.(1) This Act may be called the Indian Electricity (Tamil Nadu Amendment) Act, 1998.

Short title, extent and commencement.

(2) It extends to the whole of the State of Tamil Nadu.

(3) It shall come into force on such date as the State Government may, by notification, appoint.

Central Act IX of 1910.

2. In section 20 of the Indian Electricity Act, 1910 (hereinafter referred to as the principal Act),—

Amendment of section 20.

(1) in sub-section (1),—

(a) in the opening portion, for the expression, "at any reasonable time and on informing the occupier of his intention", the expression "at any time between the hours of 6.00 a.m. and 8.00 p.m." shall be substituted;

(b) after clause (c), the following proviso shall be added, namely:—

"Provided that sufficient notice shall in every case be given to enable the inmates of any apartment appropriated to females to withdraw to some part of the premises where their privacy may be preserved.

(2) in sub-section (2), in the opening portion, for the expression "at any reasonable time between sunrise and sun set and on informing the occupier of his intention", the expression "at any time between the hours of 6.00 a.m. and 8.00 p.m." shall be substituted.

Amendment of section 26.

3. In section 26 of the principal Act, in sub-section (4), —

(1) for the expression "at any reasonable time and on informing the consumer of his intention", the expression "at any time between the hours of 6.00 a.m. and 8.00 p.m.", shall be substituted;

(2) in the proviso, for the words "Provided that", the following shall be substituted, namely:—

"Provided that sufficient notice shall in every case be given to enable the inmates of any apartment appropriated to females to withdraw to some part of the premises where their privacy may be preserved;

Provided further that",

*Insertion of
new section
50-B.*

4. After section 50-A of the principal Act, the following section shall be inserted, namely:--

"50-B. Power to compound offences,— (1) Notwithstanding anything contained in this Act or in any other law for the time being in force, the State Government or the Tamil Nadu Electricity Board or any other person who is competent to institute prosecution under this Act may accept from any person who has committed or is reasonably suspected of having committed an offence punishable under this Act or the rules made thereunder, by way of composition of such offence,—

(a) if such offence is punishable under section 39 or section 39-A or section 44, a sum of money not exceeding one thousand rupees or twice the rate of tariff payable in respect of the electrical energy involved in such offence, whichever is greater and

(b) if such offence is punishable under any other provisions of this Act, a sum of money not exceeding one thousand rupees.

(2) On payment of the sum of money specified in sub-section (1), the person concerned, if in custody, shall be discharged and no further proceedings in respect of the offence shall be taken against such person.

Explanation.— For the purpose of the section, "tariff" means the rates of tariff payable to the Tamil Nadu Electricity Board under the Tamil Nadu Revision of Tariff Rates on Supply of Electrical Energy Act, 1978". *Tamil Nadu Act 1 of 1979.*

(By Order of the Governor)

A.K. Rajan,
Secretary to Government, Law Department.

True Copy

Memorandum No.SE/IEMC/EE3/AEE1/F.Inst./439/2000, (Technical Branch), Dt. 20.6.2000.

Sub: Electricity - H.T. services - Addition/Reduction of demand -
Shifting of metering point - Exemption - Reg.

Hitherto H.T. consumers were requested to shift the metering point of supply near the main entrance for easy accessibility whenever the consumers request for additional or reduction of demand.

But during discussion with Military Engineering Services, it was suggested that Government Departments may be exempted from shifting of metering point of supply and the above suggestion was accepted.

Accordingly hereafter the existing H.T. services in Government Departments are exempted from shifting of metering point of supply near the main entrance and that the request for addition and reduction of demand may be expeditiously dealt with.

Andrew Tennyson Abraham,
Member (Distribution).

Memorandum No. SE/IEMC/EE3/AEE2/F.Agl.496/D.362/2000, (Technical Branch), Dt.24-6-2000.

Sub: Extension of supply to Agricultural connection - Extension of time for reporting readiness - Reg.

Ref: 1.SE/RE&I(D)/RE.II/D.6683/92, Dt. 8-10-92.

2.ACE/IEMC/EE3/AEE2/AE/F.CR.36/D.591/99, Dt.8-10-99.

The Chief Engineers of all Regions are requested to follow the instruction issued already vide reference (1) cited above to dispose the representation received in the case of Agricultural service connection who have not entered the readiness within the notice period of 90 days.

This instruction is issued superseding the instructions already issued in reference (2) cited above.

Andrew Tennyson Abraham,
Member (Distribution).

Tamil Nadu Electricity Board - Setting up a web based environment for T.N.E.B. - Orders issued.

Permanent B.P. (Ch) No.127

(Technical Branch)

Dated 28.6.2000,
14 Ani, Pramathi,
Thiruvalluvar Aandu 2031.

Proceedings:

1. After installation of a VSAT with connectivity to the internet through NIC Network, a web server with Proxy, Mail and application services was set up to establish an intranet network for T.N.E.B. With increased usage, the existing facilities for these services were found to be inadequate and it was therefore proposed to upgrade the existing environment to improve the present services and also set up a development environment for web based applications by providing the following at a total initial cost of Rs.17.65 lakhs and total annual recurring cost of Rs.4.00 lakhs.

i. A 64 KBPS leased line from Headquarters to VSNL.

ii. A Web Server

iii. An Oracle Server with RDBMS and development tools.

2. The Tamil Nadu Electricity Board, after careful consideration, accords approval for installation of a 64 KBPS Leased line between VSNL and Headquarters Office and for procurement of 2 Nos. Servers with necessary software at a total initial cost of Rs.17.65 lakhs and total annual recurring cost of Rs.4.00 lakhs.

(By order of the Chairman)

R. Sabapathy,
Chief Engineer/Planning I/C.

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