

TAMIL NADU ELECTRICITY BOARD

BULLETIN



MAY, 2000

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News & Notes

PART - I News & Notes

I. Generation Particulars:

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

Sl. No.	Particulars	May 2000 (in Million Units)
1.	Ennore T.P.S.	54.282
2.	North Chennai T.P.S.	374.880
3.	Tuticorin T.P.S.	720.930
4.	Mettur T.P.S.	579.840
	Total Thermal	1729.932
5.	Neyveli T.S. I	292.644
6.	Neyveli T.S. II	785.077
7.	MAPS	84.113
8.	Hydro Generation	322.507
9.	Kadamparai Pump Mode	2.330
10.	Import from N.T.P.C.	244.087
11.	Export to Kerala	261.534
12.	Import from Manali	2.685
13.	Wind Mill Generation	2.100
14.	Import from CCDP & Wind Mill (PVT)	108.377
15.	Narimanam, Basin Bridge, GMR, TCPL and HITEC	204.542
	Nett TNEB Consumption	3512.200

The maximum grid demand and consumption during May 2000 were 5,656 MW at 48.45 Hz on 20.05.2000 and 118.163 MU on 19.05.2000 respectively. The average grid consumption in May 2000 was 113.297 MU per day.

II. Hydro Inflows:

The Hydro inflows excluding Mettur for the month of May 2000 was 39 MU against 166 MU in May 1999 and the ten years average of 66 MU.

III. Storage Position:

The storage position in various reservoirs as on 01.06.2000 when compared to the storage as on 01.06.99 was as follows:-

(Figures in MU)

Sl.No.	Name of the Group	Storage as on		Difference
		01.06.2000	01.06.'99	
1.	Nilgiris	231.180	518.410	(-) 287.230
2.	P.A.P.	21.220	111.410	(-) 90.190
3.	Periyar	44.690	56.970	(-) 12.280
4.	Papanasam & Servalar	8.540	40.170	(-) 31.630
5.	Suriliyar	1.350	2.770	(-) 1.420
6.	Kodayar	64.930	75.430	(-) 10.500
7.	Total Excluding Mettur	371.910	805.160	(-) 433.250
8.	For Mettur	144.430	72.470	(+) 71.960

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

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

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	95.40	144.75	92.60
II (210 MW)	95.70	144.45	92.50
III (210 MW)	94.80	133.15	85.20
IV (210 MW)	98.70	154.92	99.20
V (210 MW)	91.60	143.66	91.90
STATION	95.24	720.93	92.28

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

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

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (60 MW)	87.00	26.83	60.20
II (60 MW)	89.40	27.42	61.40
III (110 MW)	Under Refurbishment Works		
IV (110 MW)			
V (110 MW)			
STATION	35.28	54.25	24.32

iii. North Chennai (3 x 210 MW):

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

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	83.45	122.02	78.10
II (210 MW)	92.15	125.94	80.61
III (210 MW)	90.98	126.92	81.23
STATION	88.86	374.88	79.98

iv. Mettur (4 x 210 MW):

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

Unit	Availability Factor (%)	Generation (MU)	Plant Load Factor (%)
I (210 MW)	100.00	142.77	92.45
II (210 MW)	99.71	145.58	94.13
III (210 MW)	100.00	144.23	93.36
IV (210 MW)	98.68	147.26	95.26
STATION	99.60	579.84	93.80

v. Coal particulars for May, 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-)	4.02	4.17	2.71	0.51
3.	Coal Consumption (-do-)	4.70	4.09	2.73	0.60
4.	Coal Stock as on 01.06.2000 (-do-)	1.02	0.93	0.69	0.09
5.	Specific Coal Consumption (Kg./Ug.)	0.652	0.705	0.729	1.113

vi. Auxiliary consumption and oil consumption during May, 2000:

Details	Name of the Thermal Power Station			
	Tuticorin	Mettur	North Chennai	Ennore
Specific Oil consumption (ML/Ug)	1.020	1.271	18.91	2.600
Auxiliary consumption (%)	7.50	8.25	9.18	13.60

VII. IMPORTANT CIRCULARS:

ENCASHMENT OF 50% UN EARNED LEAVE ON PRIVATE AFFAIRS:

In (Per) B.P. (FB) No.43, Sectt. Branch dt. 24.05.2000 orders have been issued that the benefit of encashment of 50% Unearned Leave on Private Affairs at the time of retirement extended in (Per) B.P. (FB) No.75, (SB) dt. 06.11.96 shall be withdrawn from 11.09.97.

S. Mookandi,
Executive Engineer/
Chairman's Office.

The following are the details of posts Created, Abolished, Upgraded and Downgraded during the month of May, 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 Post	Purpose for which the Post were created	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No.86 (Adm. Br.) dt. 3.4.2000.	Karur EDC	1. H.V. Driver	2	As per the orders issued in Per. B.P. (FB) No.5 (SB) dt.25.1.1994.	One year from the date of utilisation.
2.	Per. B.P. (Ch.) No.87 (Adm. Br.) dt. 5.5.2000.	C.F.C./Chennai	1. Accounts Supervisor 2. Assistant (Accounts) 3. Jr. Asst. Accounts	2 3 1	For utilising Inspection Purposes.	For the period from 1.5.2000 to 28.2.2001
			Total	6		
3.	Per. B.P. (Ch.) No.8 (Adm. Br.) dt. 6.5.2000.	Trichy E.D.C./ Metro	1. EE (EI) 2. AEE(EI.) 3. AE/JE (Eled.) I Gr. 4. Spl. Gr. Foreman 5. Technical Assistant 6. Line Inspector 7. Commercial Assistant 8. Helper 9. Sweeper Cum Gardener	1 5 1 1 5 4 1 8 1	For fromation 230/110 KV SS at Alandur.	One year from the date of utilisation.
			Total	27		
4.	Per. B.P. (Ch.) No.94 (Adm. Br.) dt. 11.5.2000.	Tirunelveli E.D.C.	1. AE/JE (EI) I Gr. 2. JE/EI. II Gr. 3. Line Inspector 4. Helper	1 4 4 2	For Upgradation of Kalakad SS from 66/11 KV to 110/11 KVSS. (Non-Grid)	One year from the date of utilisation.
			Total	11		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
5.	Per. B.P. (Ch.) No.95 (Adm. Br.) dt.15.5.2000.	CE/IPP	1. EE/EI	1	Revival of post for attending the continuous monitoring of projects and scrutiny of the bills and attending to audit queries.	For the period from 1.5.2000 to 28.2.2001.
6.	Per. B.P. (Ch.) No.96(Adm. Br.) dt. 15.5.2000.	Chennai EDC/ Central	1. SBO/Line Inspector 2. Helper Total	4 4 ----- 8 -----	For Maintenance of 33/11 KV SS at Government Estate.	One year from the date of Utilisation.
7.	Per. B.P. (Ch.) No90(Sectt. Br.) dt. 16.5.2000.	Board Office Sectt. Branch	1. EE/EI.	1	For Utilising the office of the Chairman	For a period of one year from 1.5.2000.
8.	Per. B.P. (Ch.) No.97(Adm. Br.) dt. 17.5.2000.	Generation Circle/Erode	1. AE/Civil 2. Mechanic II Gr. 3. Maistry II Gr. 4. Helper Total	1 1 1 4 ----- 7 -----	As per the request of the SE.	For a period upto 31.12.2000.
9.	Per. B.P. (Ch.) No.104 (Adm. Br.) dt. 27.5.2000.	Mettur EDC	1. Part-time Conservancy Worker	1	For appointment on compassionate grounds as a special case in view of the nature of death of Board employee viz. Elecl. accident while attending the work.	For a period of one year from the date of utilisation.
10.	Memo.(Per) No. 051559/311/G37/ G372/2000-1, dt. 31.5.2000.	CE/IPP	1. AEE/(EI)	2	Reviewing and taken decision on 20TIDCO Projects.	For 1.5.2000 till the period of reviewing and after a decision on 20TIDCO Projects is taken.

POSTS ABOLISHED

Sl. No.	Details of Board's Order	Name of the Circle	Name of the Post	No. of Post	Purpose for which the Post were abolished	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No.86 (Adm. Br.) dt. 3.5.2000.	Karur EDC	1. Senior Gr. Driver	2	Consequent on creation of 2 Nos. H.V.Driver Posts.	With immediate effect.
2.	Per. B.P. (Ch.) No.92 (Adm. Br.) dt. 10.5.2000.	SE/Civil Designs	1. AE (Civil)	1		With immediate effect

(1)	(2)	(3)	(4)	(5)	(6)	(7)
3.	Memo.(Per) No. 040015/236/G37/G372/2000-1, dt. 10.5.2000.	Head Quarters Offices	AE/(EI)	59	As per the orders of the Chairman.	With immediate effect.
4.	Memo.(Per) No. 040015/236/G37/G372/2000-2, dt. 10.5.2000.	Head Quarters Offices	AE/(Mechl.)	8	As per the orders of the Chairman.	With immediate effect.
5.	Per. B.P. (Ch.) No.94 (Adm. Br.) dt. 11.5.2000.	Tirunelveli EDC	1. Tech. Asst. 2. Line Inspector 3. Helper Total	4 2 4 10	Consequent on upgradation of Kalkad SS from 66/11 KV to 110/11 KV SS (Non-Grid).	Immediate on the date of utilisation of the posts sanctioned for the upgraded S.S.
6.	Memo.(Per) No. 040015/236/G37/G372/2000-3, dt. 12.5.2000.	Head Quarters Offices	AE/Civil	43	As per the orders of the Chairman.	With immediate effect.
7.	Per. B.P. (Ch.) No.103 (Adm. Br.) dt. 27.5.2000.	CE/ Transmission	1. Assistant 2. J.A. 3. D'Man 4. Typist 5. O.H. Total	3 3 1 3 4 14	As per the suggestion of CE/Transmission.	With effect from 31.5.2000.
8.	Memo.(Per) No. 043472/160/G36/G361/2000-1, dt. 29.5.2000.	PUSHEP/ Masinagudi	Stores Custodian	1	As per request of the SE.	With effect from 1.4.2000.

POSTS UPGRADED

Sl. No.	Details of Board's Order	Name of the Circle	Name of the Post	No. of Post	Purpose for which the Posts were upgraded	Remarks
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1.	Per. B.P. (Ch.) No.102(Sectt. Br.) dt.27.5.2000.	Board Office Sectt. Branch	1. Addl. Director General of Police (Vig.) Total	1 1	Inspector GI. of Police/ Vigilance TNEB be upgraded as Addl. DIG of Police/ Vigilance/ TNEB.	With effect from 31.5.2000.

POSTS DOWNGRADED

-Nil-

GENERAL ADMN. & SERVICES

PART - II

General Administration & Services

Letter No.28386/A19/A192/2000-1, (Secretariat Branch), dated 4.5.2000.

Sub : Pension - Tamil Nadu Pension Rules 1978 - New rule viz. 8-A - Introduced -
Copy - Communicated.

Ref : G.O.Ms.No.89 Finance(Pnnsion) Department, dated 25.2.2000.

I am to enclose a copy of Government order cited for incorporation of the amendment in the Tamil Nadu Pension Rules 1978 for future guidance with referance to the orders in (Per.) B.P.(FB) No.7 (SB) dt. 17.2.1995.

G. Gnanaselvam,
Secretary.

Encl:
Copy of:

GOVERNMENT OF TAMIL NADU

FINANCE (PENSION) DEPARTMENT

G.O.Ms.No.89, Dated 25th February, 2000
(Pramathi, Masi 13, Thiruvalluvar Aandu 2031)

PENSION - Tamil Nadu Pension Rules, 1978, New Rule viz.8-A - Introduced - Orders - Issued.

Read:

1. From the Secretary, Public (Law & Order) Department
D.O.Letter No.5085/L&D/98-4, dated 27.10.98.
2. From the Advocate General opinion No.11/99, dated 22.4.99.

ORDER:

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

NOTIFICATION

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

AMENDMENT

In the said Rules, after rule 8, the following rule shall be added, namely, -

"8-A Prohibition of membership of any Communal Organisation, Etc. - (1) No pensioner shall be a member of, or be otherwise associated with any organisation. -

- (a) which promotes or attempts to promote on grounds of religion, race, place of birth, residence, language, caste or community or any other ground whatsoever, disharmony or feelings of enmity hatred or ill will between difference religious, racial, language or regional groups or castes or communities; or
- (b) whose activities are prejudicial to the maintenance of harmony between different religious, racial, language or regional groups or castes or communities and which disturbs or is likely to disturb the public tranquility; or

(c) which organises any exercise, movement, drill or other similar activity intending that the participants in such activity shall use or be trained to use criminal force or violence, or knowing it to be likely that the participants in such activity will use or be trained to use criminal force or violence against any religious, racial, language or regional group or caste or community and such activity for any reason whatsoever causes or it likely to cause fear or alarm or a feeling of insecurity amongst members of such religious, racial, language or regional group or caste or community.

(2) If any question arises whether any organisation falls under sub-rule(1) , the decision of the Government thereon shall be final,

(3) If a pensioner violates the sub-rule(1) the pension sanctioning authority may by order in writing withhold or withdraw a pension or part thereof, whether permanently or for a specified period;

Provided that no such order shall be passed by an authority subordinate to the authority competent to make an appointment to the post held by the pensioner immediately before his retirement from service;

Provided further that where a part of pension is withheld or withdrawn, the amount of such pension shall not be reduced below the limit specified in sub-rule (5) of rule 43.

(4) The authority referred to in sub-rule (3) shall, before passing an order there under,—

- a) serve upon the pensioner a notice specifying the action proposed to be taken against him and the ground on which it is proposed to be taken and calling upon him to submit, within fifteen days of the receipt of the notice or such further time not exceeding fifteen days as may be allowed by the pension sanctioning authority, such representation as he may wish to make against the proposal; and
- b) take into consideration the representation, if any, submitted by the pensioner under clause (a).

(5) Where the authority competent to pass an order under sub-rule(3) is the Government, the Tamil Nadu Public Service Commission shall be consulted before the order is passed.

(6) An appeal against an order passed under sub-rule(3) by any authority other than the Government shall lie to the Government and the Government shall, in consultation with the Tamil Nadu Public Service Commission, pass such orders on the appeal as they deem fit".

(By Order of the Governor)

P.V. Rajaraman,
Secretary to Government.

/True Copy/

* * *

Recruitment - Direct Recruitment to initial level categories - Method of selection - Weightage of Employment Exchange Registration Seniority - Ordered.

(Per.) B.P. (FB) No.7

(Administrative Branch)

Dated 5.5.2000
Chithirai 23, Vikrama,
Thiruvalluvar Aandu 2031.

Read:

1. (Per.) B.P.(FB) No.69 (Secretariat Branch) dt.29.10.1999.
2. Minutes of the 826th Meeting of the Board held on 31.3.2000.

Proceedings:

According to the existing orders contained in (Per.) B.P.(FB) No.69 (Secretariat Branch) dt.29.10.99, towards an amendment to Regulation 89(d) of Tamil Nadu Electricity Board Service Regulations, the selection of candidates shall be made by 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 Board has now decided to give weightage for seniority in the Employment Exchange Registration. Accordingly the Board directs that 10% of marks for weightage for seniority in the Employment Exchange Registration shall be given in the matter of selection of Technical Assistants/Electrical.

(By Order of the Board)

A. Balasubramanian,
Chief Engineer/Personnel.

* * *

Loans and Advances - Interest - Rate of interest on House Building Advance, Conveyance Advance etc., for the year 1999-2000 - Orders - Issued.

(Per.) B.P.(FB) No.42

(Secretariat Branch)

Dated 8.5.2000
Chithirai 26, Vikrama,
Thiruvalluvar Aandu 2031.

Read:

1. (Per.) B.P.(FB) No.7 (Secretariat Branch) dt.10.2.99.
2. G.O.Ms.No.57, Finance (L&A) Department, dt.4.2.2000.

Proceedings:

The Tamil Nadu Electricity Board directs that the rate of interest to be charged on House Building Advance, Conveyance Advance and other personal loans granted by the Tamil Nadu Electricity Board to its employees for the year 1999-2000 shall be as detailed below. These rates will take effect from 1st April 1999.

Class of Loan/Advance	Percentage per annum for the year 1999-2000
FOR HOUSE BUILDING ADVANCE	
a. For loans upto Rs.50,000/-	9.50
b. For loans from Rs.50,001/- to Rs.1,50,000/-	11.00
c. For loans from Rs.1,50,001/- to Rs.4,00,000/-	13.00
CONVEYANCE ADVANCE	
a. For purchase of Motor Car	17.00
b. For purchase of motor cycle/scooter	13.50
c. For purchase of Bi-cycle	11.00
OTHER PERSONAL LOANS	
a. For purchase of computer	12.00
b. Others	12.00

2. The penal interest on all overdue instalments of principal and interest shall be 2.75% more than the normal rate of interest per annum.

(By Order of the Board)

G. Gnanaselvam,
Secretary.

Memorandum No.28810/A23/A232/2000-3, (Secretariat Branch), dated the 9th May 2000.

Sub : Court Cases - Filing of Vakalat, Affidavits and Counter-affidavits -
Attestation - Instructions - Issued.

It has been brought to the notice that the field Officers hand over the vakalat, affidavits and counter-affidavits to the Legal Section at High Court without attestation of the Officers. This causes inconvenience and delay in filing the vakalat, affidavits and counter-affidavits in the High Court. With a view to obviate such difficulties, it is ordered that in future all the vakalats, affidavits and Counter-affidavits should be got approved at the place of the deponent itself and then handed over to Legal Section at High Court.

2. All the Chief Engineers/Superintending Engineers and other Officers of the Board are requested to adhere to the above instructions strictly and to avoid the delay in filing the vakalat/affidavits and counter-affidavits in the Court.

3. The receipt of the Memorandum should be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.

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சுற்றறிக்கை எண். 034729/247/நிகி/ஜி47/ஜி471/2000-1, (நிர்வாகக் கிளை) நாள்: 28.4.2000/10.5.2000.

பொருள்: தமிழ்நாடு மின்வாரிய அலுவலகப் பதிவேடுகளில் பொருத்தமான தமிழ்ச் சொற்களை மாற்றியமைக்கக் கோருதல் தொடர்பாக.

பார்வை: 1) 31.3.2000 நாளிட்ட தமிழ் ஆட்சிமொழி, தமிழ்ப்பண்பாடு இந்து சமயம் மற்றும் அறநிலையத்துறை அமைச்சர் அவர்களின் கடிதம்.

பார்வையில் கண்டுள்ள அரசின் கடிதம் இத்துடன் இணைக்கப்பட்டுள்ளது. அதில் குறிப்பிட்டுள்ளவாறு இனி வருங்காலங்களில் மின்வாரிய அனைத்து அலுவலகங்களிலும் கீழ்க்காணும் தமிழ்ச் சொற்களை நடைமுறைப்படுத்த வேண்டுமென அனைத்துத் தலைமைப் பொறியாளர்/மேற்பார்வைப் பொறியாளர்கள் கேட்டுக் கொள்ளப்படுகிறார்கள்.

'கவனித்த நேரம்'	-	'மின்தடை நீக்கிய நேரம்'
'ஒர்க் அலகேசன் ரெஜிஸ்டர்'	-	'பணி ஒதுக்கீட்டுப்பதிவேடு'
'ஓட்டி சாயினிங் ரிப்போர்ட்'	-	'பணி பொறுப்பேற்பு அறிக்கை'
'சைக்கிள் நிறுத்துமிடம்'	-	'மிதிவண்டி நிறுத்துமிடம்'

2) இச்சுற்றறிக்கையினைப் பெற்றமைக்கான ஒப்புக்கையினை அனுப்பி வைக்கும்படிக் கேட்டுக் கொள்ளப்படுகிறார்கள்.

(வாரியத் தலைவரின் உத்தரவுப்படி)

இணைப்பு: அரசின் கடித நகல்

அ. பாலசுப்ரமணியன்,
தலைமைப் பொறியாளர்/பணியமைப்பு.

இணைப்பு:

தமிழ்நாடு அரசு

முனைவர் மு. தமிழ்க்குடிமகன், எம்.ஏ., பி.எச்.டி.,
தமிழ் ஆட்சி மொழி, தமிழ்ப் பண்பாடு, இந்து சமயம் மற்றும்
அறநிலையத்துறை அமைச்சர்.

தலைமைச் செயலகம்
சென்னை - 600 009.
நாள் 31.3.2000
தி.பி.2031 பங்குனி 18.

பெறுநர் :

மாண்புமிகு மின்துறை அமைச்சர் அவர்கள்,
தலைமைச் செயலகம்,
சென்னை - 500 009.

அன்புடையீர்,

பொருள் : தமிழ்நாடு மின்வாரிய அலுவலகப் பதிவேடுகளில் பொருத்தமான
தமிழ்ச் சொற்களை மாற்றியமைக்கக் கோருதல் தொடர்பாக.

தமிழ்நாடு மின்வாரிய அலுவலகப் பதிவேடுகளிலும், மின்கம்பம் தயாரிக்கும் இடப்
பெயர்ப்பலகைகளிலும் பல இடங்களில் பொருத்தமான தமிழ்ச் சொற்களைப் பயன்படுத்தி வருகின்றனர்.
எனினும் வேறு சிலவற்றிற்குத் தக்க மாற்றம் தேவைப்படுகிறது.

தற்போதுள்ள தொடர்கள்

- 1) மின் இணைப்புகளில் மின் தடங்கல் பதிவேடு
- 2) தெரிவிப்பவர் கையொப்பம்
- 3) கவனித்தவர் கையொப்பம்
- 4) மின் கம்பம் உற்பத்தி நிலையம்

இவற்றில் மாற்றம்
தேவையில்லை

மாறுதல் செய்யப்பட வேண்டியவை

'கவனித்த நேரம்' என்பதை "மின்தடை நீக்கிய நேரம்" என்றும் -
'ஓர்க் அலகேசன்' என்பதை "பணி ஒதுக்கீட்டுப்பதிவேடு" என்றும் -
'ஓட்டி சாயினிங் ரிப்போர்ட்' என்பதை "பணி பொறுப்பேற்பு அறிக்கை" என்றும் -
'சைக்கிள் நிறுத்துமிடம்' என்பதை "மிதிவண்டி நிறுத்துமிடம்" என்றும் மாறுதல் செய்யுமாறு அன்புடன்
வேண்டுகிறேன்.

தங்கள் அன்புள்ள
(ஒப்பம்) 31.3.2000.
(மு. தமிழ்க் குடிமகன்)

படி :

திரு. இரா. பூரணலிங்கம், இ.ஆ.ப.,
தலைவர்,
தமிழ்நாடு மின்வாரியம்,
சென்னை - 600 002.

(உண்மை நகல்)

Letter No. 18189/A19/A192/2000-2, (Secretariat Branch), dated 12.5.2000.

Sub : Pension - Tamil Nadu Pension Rules 1978 - Amendment to Rule 42 - Orders of
Government - Communicated.

Ref : G.O. Ms. No.3, Finance (Pension) Department dated 5.1.2000.

I am to enclose a copy of Government Order cited, wherein the Government have issued
amendment to Rule 42 of Tamil Nadu Pension Rules 1978. The same may be incorporated in the
Tamil Nadu Pension Rules 1978 for future guidance with reference to the orders in (Per.) B.P. (FB)
No.7 (SB) dt.17.2.1995.

Encl:

G. Gnanaselvam,
Secretary.

Encl:
Copy of:

GOVERNMENT OF TAMIL NADU
FINANCE (PENSION) DEPARTMENT
G.O. No.3, Dated 5th January 2000
(Pramathi, Margazhi 21, Thiruvalluvar Aandu 2030)

Pension - Tamil Nadu Pension Rules, 1978 - Amendment to rule 42 of the Tamil Nadu Pension Rules, 1978 - Orders - Issued.

Read :

G.O. Ms. No.282 Personnel and Administrative Reforms (FR.IV) Department, dated 26.11.98.

ORDER:

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

NOTIFICATION

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

AMENDMENT

In the said Rules, in rule 42, for sub-rule(2), the following sub-rule shall be substituted, namely:-

"(2)(a) A Government servant including a Government servant in the Tamil Nadu Basic Service retiring voluntarily after 20 years service or 50 years of age under sub-rule(3) of rule 56 of the Fundamental Rules shall be entitled to a retiring pension which shall be calculated after giving weightage upto 5 years in addition to the qualifying service rendered by such Government servant, including the weightage does not, in any case, exceed thirty years of qualifying service and it does not take him beyond the date of superannuation, as the case may be. The weightage shall be calculated in accordance with Fundamental Rules 56(3) (d)(i) as specified in the Table below:-

THE TABLE

Weightage with reference to qualifying service		Weightage with reference to age	
1		2	
Qualifying Service	Weightage	Age	Weightage
For all Government servants--		For all Government servants other than the Government servants in the Tamil Nadu Basic Service:-	
25 years and below	5 years of weightage	53 years and below	5 years of weightage
26 years	4 years of weightage	54 years	4 years of weightage
27 years	3 years of weightage	55 years	3 years of weightage
28 years	2 years of weightage	56 years	2 years of weightage
29 years	1 year of weightage	57 years	1 year of weightage
		For Government servants in the Tamil Nadu Basic Service:-	
		55 years and below	5 years of weightage
		56 years	4 years of weightage
		57 years	3 years of weightage
		58 years	2 years of weightage
		59 years	1 year of weightage

(b) The weightage given shall be in addition to the qualifying service, for purposes of pension and gratuity only and it shall not entitle a Government servant retiring voluntarily to any notional fixation of pay

for purposes of calculating pension and gratuity. The pension shall be determined based on the 50% of the average emoluments drawn during the last ten months of service rendered or 50% of pay last drawn plus dearness pay, if any, admissible from time to time, by the Government servant, whichever is higher".

(By Order of the Governor)

S. Rajasekaran,
Deputy Secretary to Government.

/True Copy/

* * *

Memo. No. 30678/A7/A72/2000-1, (Secretariat Branch), Dated: 18.5.2000.

Sub : Loans and Advances - Sanction of Technical Education Loan - Releasing of pending annual instalment in case of Disciplinary Proceedings pending against the loanee - Clarification - Issued.

Ref : From CE/D/Villupuram Lr.4129/Adm. Br./B1/204/98-7, dated 17.4.2000.

The Chief Engineer/ Distribution/Villupuram has expressed a presumption that disciplinary proceedings initiated against an employee subsequent to sanction and releasing of two instalments of Technical Education Loan for education of his ward will not be a bar for releasing of further instalments and has requested for confirmation citing the instructions relating to House Building Advance available in Board's Memo.No.13356/01/82-1 (SB) dated 4.4.83.

2. The above matter has been examined in detail

3. The Chief Engineer/Distribution/Villupuram is informed that the presumption is **not** correct and he is requested **not to release** further instalments of Technical Education Loan in the case reported by him.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.

* * *

Memorandum No.3408/A3/A32/2000-2, (Secretariat Branch), dated 19.5.2000.

Sub : Establishment - Class IV Service - R.W.E. - Contract Labourers absorbed as Helpers - Date from which eligible for Annual Thermal Incentive Bonus, Bonus and Ex-gratia - Clarification.

Ref : 1) Memo. No.3408/A3/A32/2000-1, dt.24.4.2000.

2) From the Chief Engineer/Mettur Thermal Power Station Fax Message No.257 dated 10.4.2000 communicated by Administrative Branch U.O.Note No.035511/G58/G581/2000-1, dated 17.4.2000.

It is hereby ordered that the Contract Labourers who are absorbed as Helpers/Supernumerary Helpers shall be eligible for Annual Thermal Incentive Bonus, Bonus under payment of Bonus Act and Ex-gratia payable along with Bonus only from their date of joining after absorption in their respective post and the date of joining should not be taken as 1.5.99 for the above purposes.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.

Letter No.35104/A17/A171/99-1, (Secretariat Branch), dated 20.5.2000.

Sub : Medical Aid - Tamil Nadu Electricity Board Employees Health Fund Scheme - Change of premises of viz. Madras Medical Mission, Institute of Cardio Vascular Diseases, Vadapalani, Chennai-600 026 - Accredited Private Medical Institution to avail financial assistance from Tamil Nadu Electricity Board Employees Health Fund Scheme - Amendment issued.

Ref : (Per.) B.P. (FB) No.41 (SB) dt. 29.5.1997.

The following Amendment is issued to Serial No.9 of Annexure-I of (P) B.P. (FB) No.41 (SB) dated 29.5.1997 :-

AMENDMENT

For "Madras Medical Mission's Institute of Cardio-Vascular Disease, Vadapalani, Chennai-26",

"The Madras Medical Mission's Institute of Cardio Vascular Diseases, 4-A, Dr. J.J.Nagar, Mugappair, Chennai-50", shall be substituted.

G. Gnanaselvam,
Secretary.

* * *

Letter No.35105/A17/A171/99-1, (Secretariat Branch), dated 20.5.2000.

Sub : Medical Aid - Tamil Nadu Electricity Board Pensioners Health Fund Scheme - Change of premises of viz. Madras Medical Mission under Vijaya Hospital, Vadapalani, Chennai - Accredited Private Medical Institution to avail financial assistance from Tamil Nadu Electricity Board Pensioners Health Fund Scheme - Amendment issued.

Ref : (Per.) B.P. (FB) No.23 (SB) dt.2.4.97.

The following Amendment is issued to Serial No.6 of Annexure III of (P) B.P. (FB) No.23 (SB) dated 2.4.1997:-

AMENDMENT

For "Madras Medical Mission under Vijaya Hospital, Vadapalani, Chennai",

"The Madras Medical Mission's Institute of Cardio Vascular Diseases, 4-A, Dr. J.J.Nagar, Mugappair, Chennai-50", shall be substituted.

G. Gnanaselvam,
Secretary.

* * *

Recruitment - Appointment of legal heirs of deceased employees of Board and the dependant of persons invalidated on Medical grounds and also employment assistance to a member of family from whom lands have been acquired - Enhancement of wages - Orders - issued.

Permanent B.P.(FB) No.9 (Administrative Branch)

Dated 22.5.2000.
Vaikasi 9, Vikrama,
Thiruvalluvar Aandu 2031.
Read :

1. Permanent B.P. (FB) No.33 (Administrative Branch), dt.13.6.1989.
2. B.P. (FB) No.36 (Adm.Br.) dt. 26.6.1989.
3. B.P. (FB) No.37 (Adm.Br.) dt. 26.6.1989.
4. Per. B.P. (Ch) No.362 (Adm.Br.) dt. 11.7.1989.

5. Per. B.P. (FB) No.24 (Adm.Br.) dt. 15.5.90
 6. Per. B.P. (FB) No.56 (Adm.Br.) dt. 30.8.94
 7. Per. B.P. (FB) No.2 (Adm.Br.) dt. 18.1.99.

Proceedings:

At present, the dependants of the deceased employees of the Board and one member in each family displaced on account of acquisition of lands for major projects and also the dependants of the Board employees who were invalidated on Medical grounds are appointed as Office Helper (Trainee) and Helper (Trainee) for specified Period of one (1) year on consolidated wages of Rs. 1000/-p.m.

2. After careful consideration, the Board has decided and accordingly directs, that the consolidated pay to be paid to the candidates being appointed to the post of Assessor/Trainee and Helper /Trainee be enhanced to Rs. 2,500/-p.m. instead of Rs. 1,000/-; their training period will also be increased to two years instead of the present one year period, and on satisfactory completion of two years training period, they will be absorbed in the respective regular post and in the regular scale of pay.

This Order will take effect from 08.05.2000.

(BY ORDER OF THE BOARD)

A. Balasubramanian,
 Chief Engineer (Personnel).

* * *

Letter No.35090/A17/A171/2000-1, (Secretariat Branch), dated 22.5.2000.

Sub : Medical Aid - Tamil Nadu Electricity Board Pensioners Health Fund Scheme - Change of address of MIOT Hospital in the list of accredited private Medical Institutions for availing assistance under the Scheme- intimation.

Ref : (i) (Per.) B.P. (FB) No.23 (SB) dt.2.4.97.

(ii) From the Govt of Tamil Nadu/Finance (Salaries)
 Dept. Lr. No. 25666/Salaries/99-1, dt.16.4.99.

(iii) Bd's Lr. No. 35754/A17/A171/99-1, dt. 6.5.2000.

The Government of Tamil Nadu have intimated in their letter second cited that MIOT Hospital which was hitherto functioned in Vijaya Health Centre Campus, Vadapalani is now functioning at "4/112, Mount Poonamallee Road, Manapakkam, Chennai-89".

2. Following the orders of the Government, I am to state that the MIOT Hospitals functioning in the following address shall be one of the accredited institutions where Board's pensioners are permitted to undergo treatment/surgery included in the list of specialised advanced surgeries/treatment to avail aid under Tamil Nadu Electricity Board Pensioners Health Fund Scheme:

No. 4/112, Mount Poonamallee Road,
 Manapakkam,
 Chennai-600 089.

G. Gnanaselvam,
 Secretary.

* * *

Recruitment - Employment assistance to the deceased Board Employees who died while in service - Consideration of persons having prescribed qualification for the post of Assessor/Trainee and Helper/ Trainee - Regarding.

Permanent B.P.(FB) No.10

(Administrative Branch)

Dated 22.5.2000.

Vaikasi 9, Vikrama,
 Thiruvalluvar Aandu 2031.
 Read :

1. B.P. Ms. No.1474 dt.3.10.78.
 2. B.P. Ms.(Ch) No.411 (Adm.Br.) dt. 22.7.83.
 3. B.P. Ms No.(FB) No.24(Adm.Br.) dt. 15.5.90.
 4. B.P. (FB) No.2(Adm.Br.) dt. 11.1.93.
 5. Per B.P. (FB) No.15(Adm.Br.) dt. 28.4.99

Proceedings:

At present the dependants of the deceased employees of the Board and one member in each family of the displaced on account of acquisition of lands for project areas and also the dependants of the person invalidated on Medical grounds are provided employment assistance to all categories as per the qualification prescribed for the respective posts, that are vacant, subject to the guidelines specified therein.

2. In Board proceedings 3rd cited, it was ordered the male members who have passed VIII std. may be appointed as Helper (Trainee) and female members who have passed VIII std. may be appointed as Office Helper (Trainee).

3. In Board proceedings 5th cited, it was ordered that the qualification for appointment on compassionate grounds for the post of Helper (Trainee) and Office Helper (Trainee) shall also be the same as per the qualification prescribed in the Service Regulation for appointment for the said posts by direct recruitment. All other criteria and conditions prescribed by the Government for such appointment as Helper/ Trainee/ Officer Helper (Trainee) should be followed.

4. The matter has been examined in detail and after careful consideration it is ordered that in supercession of the orders issued in B.P.Ms.No. 15 (Adm.Br.) dt. 28.4.99, the Board hereby directs that:

- (i) Eligible candidates with educational qualification of S.S.L.C. passed and above may be appointed as Assessor (Trainee) for two years period with a consolidated pay of Rs. 2,500/- p.m. and after completion of successful period of two years, they will be appointed as regular Assessor.
- (ii) Eligible candidates with VIII std. pass but below SSLC as field Helper (Trainee), instead of VIII standard passed + I.T.I. qualification, may be appointed as Helper (Trainee) period of two years with the consolidated pay of Rs. 2,500/- p.m. as in vogue and after completion of two years of successful period to absorb them as regular Helper. They should be properly trained by the controlling Officers in the work.

This Order will come into force w.e.f. 08.05.2000.

(BY ORDER OF THE BOARD)

A. Balasubramanian,
Chief Engineer (Personnel).

* * *

சுற்றறிக்கை எண்.033186/335/நிகி/ஜி47/2000-1, (நிர்வாகக் கிளை) நாள் 4/23.5.2000.

பொருள்: மின்வாரியம் - தமிழ் ஆட்சி மொழித் திட்டம் - மின்வாரிய அலுவலர்/பணியாளர்கள் மனை/வீடு வாங்க மற்றும் கட்டுவதற்கான முன்பணம் கோரும் விண்ணப்பப்படிவம் தமிழாக்கம் செய்து அனுப்புதல் - தொடர்பாக.

பார்வை: நிர்வாகக் கிளை ஜி40 பிரிவிலிருந்து பெறப்பட்ட ஆங்கிலப்படிவம்.

மின்வாரிய அலுவலகங்களில் அலுவலர்/பணியாளர்கள் மனை/வீடு வாங்க மற்றும் வீடு கட்டுவதற்காகக் கோரும் விண்ணப்பத்தின் மாதிரித் தமிழாக்கப் படிவம் மற்றும் ஆங்கிலப் படிவம் இத்துடன் இணைத்து அனுப்பப்படுகின்றன.

2. தமிழ் ஆட்சிமொழிச் செயலாக்கத்தினை முனைப்போடு செயலாக்கிட இனி வருங்காலங்களில் மின்வாரிய அனைத்து அலுவலகங்களில் உள்ள அலுவலர்கள்/பணியாளர்கள் மனை/வீடு வாங்க மற்றும் வீடு கட்டுவதற்காக இத்துடன் இணைத்துள்ள மாதிரித் தமிழ்ப் படிவத்தைத்தான் பயன்படுத்த வேண்டுமென்று அனைத்து தலைமைப் பொறியாளர்/மேற்பார்வைப் பொறியாளர்கள் கேட்டுக் கொள்ளப்படுகிறார்கள். தவறினால் அவர்களின் மீது வாரியம் கடும் நடவடிக்கை எடுக்கும் என அறிவுறுத்தப்படுகிறார்கள்.

3. மேலும், இதனை நடைமுறைப்படுத்தியதற்கானத் தகவலினை உடன் தெரிவிக்குமாறு கேட்டுக் கொள்ளப்படுகிறார்கள்.

4. இச்சுற்றறிக்கை பெற்றதற்கான ஒப்புக்கையினை அனுப்பி வைக்கும்படிக் கேட்டுக் கொள்ளப்படுகிறார்கள்.

இணைப்பு: தமிழ்/ஆங்கிலப்படிவம்.

அ. பாலசுப்ரமணியன்,
தலைமைப் பொறியாளர்/பணியமைப்பு.

இணைப்பு:

தமிழ்நாடு மின்சார வாரியம்
நிர்வாகக் கிளை

ஜி 40 பிரிவு

மின்வாரிய அலுவலர்/பணியாளர்கள் வீட்டு மனை/வீடு கட்டுவதற்காக மற்றும் வீடு வாங்குவதற்கான முன்பணம் கோரும் விண்ணப்பப்படிவம்.

1. அ. பெயர் (தனித்தனி எழுத்துகளில்) :
- ஆ. வகிக்கும் பதவி :
- இ. ஊதிய விகிதம் :
- ஈ. தற்சமயம் அடிப்படைச் சம்பளம் மற்றும் அகவிலைப்படி சேர்த்து ஆனால் மற்ற இதரப்படிக்கள் தவிர்த்து குறிப்பிடுக. :

2. அ. பணியாளர் பணிபுரிகின்ற அலுவலகம் :
- ஆ. நியமிக்கப்பட்டுள்ள இடம் :

3. கீழ்க்கண்டவற்றை தயவு செய்து தெரிவிக்கவும்
- அ. நீங்கள் தமிழ்நாடு மின்சார வாரியத்தின் நிரந்தரப் பணியாளரா அல்லது நிரந்தரப் பணி இல்லாதவரா மற்றும் தமிழ்நாடு மின்சார வாரியத்தில் இதுவரை பணியாற்றிய கால அளவு :
- ஆ. பதவி நிரந்தரமாக இருப்பின் அதன் விவரம், பணிபுரியும் அலுவலகத்தின் பெயர் மற்றும் பிரிவு :
- இ. பிறந்த நாள் :
- வயது :
- அடுத்த பிறந்த நாள் :
- ஈ. வாரியப் பணியிலிருந்து ஓய்வு பெறும் நாள் :
- உ. உங்கள் மனைவி/கணவர் தமிழ்நாடு மின்சார வாரியத்தின் பணியாளரா? அப்படி இருப்பின் அவரது பெயர் மற்றும் வகிக்கும் பதவியின் விவரங்கள் :

4. உங்கள் மனைவி/கணவர் அல்லது உங்களின் பருவ வயதுக்குட்பட்ட குழந்தைகளின் பெயரில் ஏற்கெனவே சொந்த வீடு உள்ளதா? (விதி-2(b)-ஐப் பார்க்க) அப்படி இருப்பின் அதனைக் குறிப்பிடுக. :
- அ. அவ்வீடு எவ்விடத்தில் இருக்கிறது? :
- ஆ. தளப்பரப்பளவு (சதுர மீட்டரில்) (Floor Area) :
- இ. அதனுடைய தோராய மதிப்பீடு :
- ஈ. மற்றொரு வீடு வாங்க விரும்புவதற்கான காரணங்கள் :

5. அ. மனை வாங்கவும் மற்றும் அம்மனையில் புதிய வீடு கட்டவும் தங்களுக்கு முன் பணம் தேவைப்படுகிறதா? அப்படி இருப்பின் அதன் விவரத்தினைக் குறிப்பிடுக. :
1. அம்மனையினை எப்போது எவ்விடத்தில் தங்களால் கையகப்படுத்த உத்தேசிக்கப்பட்டுள்ளது? :
2. அம்மனை அமைந்துள்ள மாநகர் அல்லது நகரத்தின் பெயரைக் குறிப்பிடுக :
3. நீங்கள் ஓய்வு பெற்ற பின்னர் அங்கு குடிபுக விருப்பம் உள்ளதா? :
4. நகராட்சி அல்லது உள்ளாட்சி மன்றம் ஆகிய இவற்றில் எந்த அதிகார எல்லைக்குள் அந்த மனை அமைந்துள்ளது? :
5. மனையின் பரப்பளவு (சதுர மீட்டரில்) (Plot Area) :
6. மனையின் விலையைக் குறிப்பிடுக (Land Cost) :

7. கட்ட உத்தேசித்துள்ள வீட்டின் தோராய தளத்தில் பரப்பளவினை குறிப்பிடுக. (சதுர மீட்டரில்) (Floor Area) :
8. கட்ட உத்தேசித்துள்ள வீட்டின் மதிப்பீடு :
9. மொத்தம் :
10. தேவைப்படும் முன்பணத் தொகை :
11. பெறப்படவுள்ள முன்பணத்தை வட்டியுடன் கூடிய அசலைச் சேர்த்து எத்தனை ஆண்டுகளில் திரும்பச் செலுத்த உத்தேசிக்கப்பட்டுள்ளது :

குறிப்பு:

அங்கீகரிக்கப்பட்ட மனையின் வரைபடம் விண்ணப்பத்துடன் இணைக்கப்பட வேண்டும். விவர மதிப்பீடு மற்றும் அங்கீகரிக்கப்பட்ட வரைபடம், அதிகாரம் பெற்ற உள்ளாட்சி மன்றத்தால் ஏற்பளிக்கப்பட்டு அவைகள் உரிய தருணத்தில் வழங்கப்பட வேண்டும். அதாவது விவர மதிப்பீடு, வரைபடம் ஆகியவைகள், குறிப்பாக கட்டிடம் கட்டுவதற்காக வழங்கப்பட்ட முதல் தவணை பெற்ற பிறகும் மற்றும் இரண்டாவது தவணை பெறுவதற்கு முன்பாகவும் கொடுக்க வேண்டும்.

- ஆ. புதிய வீடு கட்டுவதற்காக உங்களுக்கு முன்பணம் தேவைப்படுகிறதா? அப்படி இருப்பின் விவரம் தருக:-
1. ஏற்கெனவே உடைமைப் பொருளாக உங்களிடம் மனை உள்ளதா
2. அம்மனை அமைந்துள்ள மாநகர் அல்லது நகரத்தின் பெயரைக் குறிப்பிடுக.
3. நீங்கள் ஓய்வு பெற்ற பின்னர் அங்கு குடிபுக விருப்பம் உள்ளதா? :
4. நகராட்சி அல்லது உள்ளாட்சி மன்றம் ஆகிய இவற்றில் எந்த அதிகார எல்லைக்குள் அந்த மனை அமைந்துள்ளது? :
5. மனையின் பரப்பளவு (சதுர மீட்டரில்) (Plot Area) :
6. கட்ட உத்தேசித்துள்ள வீட்டின் தளப் பரப்பளவு (Floor Area) (சதுர மீட்டரில்) :
7. மதிப்பீட்டுத் தொகை (Estimate Cost) :
8. தேவைப்படும் முன் பணம் :
9. பெறப்படவுள்ள முன்பணத்தை வட்டியுடன் கூடிய அசலைச் சேர்த்து எத்தனை ஆண்டுகளில் திரும்பச் செலுத்த உத்தேசிக்கப்பட்டுள்ளது? :

குறிப்பு:

கட்டப்படவுள்ள வீட்டின் தனிக்குறிப்பீடு, மதிப்பீடு மற்றும் உள்ளாட்சி மன்றத்தில் ஒப்புதல் அளிக்கப்பட்டு வழங்கிய திட்ட வரைபடம் இவைகளை விண்ணப்பத்துடன் இணைக்கப்பட வேண்டும். :

6. தற்போதைய வீட்டில் வசிக்கும் இருப்பிடத்தை விரிவாக்க தங்களுக்கு முன் பணம் தேவைப்படுகிறதா? ஆம் எனில், அதன் விவரம் தருக. :
- அ. ஏற்கெனவே வீட்டில் உள்ள மொத்த அறைகள் (கழிப்பறை, குளியலறை மற்றும் சமையல் அறை நீங்கலாக) :
- ஆ. அந்த அறைகளில் மொத்த தளப்பரப்பளவு (Floor Area) (சதுர மீட்டரில்) :
- இ. கூடுதலாக இன்னொரு அடுக்கு மாடி கட்டும் உத்தேசம் இருப்பின் தற்போதைய கடைக்கால் அதற்கு ஏற்புடையதா? :
- ஈ. மேற்கொண்டு விரிவாக்கப்படவுள்ள விவரத்தினைத் தருக: :
1. அறைகளின் எண்ணிக்கை :

2. தளப்பரப்பளவு (Floor Area) (சதுர மீட்டரில்) :
3. கட்டிட மதிப்பீட்டுத் தொகை :
4. விருப்பமுள்ள முன் பணத் தொகை :
5. பெறப்படவுள்ள முன்பணத்தை வட்டியுடன் கூடிய அசலைச் சேர்த்து எத்தனை ஆண்டுகளில் திரும்பச் செலுத்த உத்தேசிக்கப்பட்டுள்ளது? :

7. உங்களுக்கு ஏற்கெனவே கட்டி முடிக்கப்பட்டு தயார் நிலையிலுள்ள வீடு (Ready Built House) வாங்குவதற்காக முன் பணம் தேவைப்படுகிறதா? அப்படியானால் அதன் விவரம் தருக. :
- அ. வீட்டின் சரியான அமைவிடம் :
- ஆ. வீட்டின் தளப்பரப்பளவு (Floor Area) (சதுர மீட்டரில்) :
- இ. வீட்டின் கட்டிடப் பரப்பளவு (Plinth Area) (சதுர மீட்டரில்) :
- ஈ. வீடு தோராயமாக எந்த ஆண்டில் கட்டப்பட்டது என்பதைக் குறிப்பிட்டு இன்றைய நிலையில் வீட்டின் வயது எத்தனை ஆண்டுகள் தோராயமாக பூர்த்தி அடைந்துள்ளது? :
- உ. நகராட்சியினரால் நிர்ணயித்த வீட்டின் மதிப்பீட்டுத் தொகை :
- ஊ. வீட்டுச் சொந்தக்காரரின் பெயர் மற்றும் முகவரி :
- எ. வீட்டின் மதிப்பீட்டிற்குத் தோராயமாகக் கொடுக்கப்பட வேண்டிய தொகை :
- ஏ. தேவைப்படும் முன்பணம் :
- ஐ. பெறப்படவுள்ள முன்பணத்தை வட்டியுடன் கூடிய அசலைச் சேர்த்து எத்தனை ஆண்டுகளில் திரும்பச் செலுத்த உத்தேசிக்கப்பட்டுள்ளது? :
- ஒ. வாங்க இருக்கும் வீட்டின் மீது எவ்வித வில்லங்கமும் இல்லை என்று நீங்கள் மனநிறைவு பெற்றிருப்பின் தங்கள் பெயருக்கு மாற்றுவதற்கு மறுப்பிற்கிடமற்ற உரிமை அல்லது சான்றுள்ளதா? :

குறிப்பு:

மாநகராட்சி/நகராட்சி/உள்ளாட்சி மன்றங்கள் ஆகியவற்றால் ஒப்புதலளிக்கப்பட்ட வீட்டின் கட்டுமானத் திட்ட வரைபடம் விண்ணப்பத்துடன் இணைக்கப்பட வேண்டும்.

8. வீடு அமைந்துள்ள நிலம் அல்லது வீடு கட்ட உத்தேசித்துள்ள நிலம், தீர்வை விலக்களிக்கப்பட்ட நிலமா, அல்லது குத்தகை நிலமா? (Free hold or Lease hold land) குத்தகை நிலமானால் விவரம் தருக. :
- அ. குத்தகைக்கான வரையறைக் காலம் :
- ஆ. ஏற்கெனவே குத்தகை வரையறைக் காலம் எத்தனை முறை முடிந்துள்ளது? :
- இ. குத்தகை நிபந்தனைகளில் வாரியத்திற்கு அடமானம் வைப்பதற்குரிய உரிமம் அல்லது அனுமதி உள்ளதா? :
- ஈ. மனையின் குத்தகைக்குரிய தவணைக் கட்டணம் செலுத்தப்பட்டுள்ளதா? :
- உ. மனையின் வருடாந்திர வாடகை :

குறிப்பு:

குத்தகை மற்றும் விற்பனைப் பத்திரத்தின் நகல் விண்ணப்பத்துடன் இணைக்கப்பட வேண்டும்

9. அ. மேற்படி நிலத்தின் உரிமையை அனுபவித்ததின் பெயரில் அதன் மீது யாதொரு சிக்கல் மற்றும் வில்லங்கம் இல்லாமல் உள்ளதா? :

ஆ. தங்களது சொத்தின் உரிமைக்குத் துணையாக அந்த சொத்தின் மூலப்பத்திரம் அல்லது குத்தகைப் பத்திரம் தேவைப்படும்போது தங்களால் கொடுக்க இயலுமா? தங்களால் இயலவில்லையென்றால் அதற்கான மற்றைய பத்திரங்கள், ஆதாரங்கள் இவற்றில் ஏதேனும் தங்களின் உரிமைக்குத் துணையாக வழங்க இயலுமா? (மேற்கூறிய இனம் 5(b) மற்றும் 6ஐப் பார்க்கவும்)

இ. மேற்படி மனை /வீடு உள்ள பகுதியில் அத்தியாவசிய வசதிகளான சாலை, குடிநீர், கழிவுநீர் வடிகால், சாக்கடை நீர் அமைப்பு, தெரு விளக்கு போன்றவைகள் இருக்கின்றதா? (அந்த மனை அமைந்துள்ள திட்ட வரைபடத்துடன் முழு முகவரியினைத் தருக.)

ஈ. முன்கூட்டியே குறிப்பிடப்பட்ட அலுவலரின் ஒப்புதல் பெறப்பட்டதா அல்லது தமிழ்நாடு மின்சார வாரிய பணியாளர் நன்னடத்தை விதிமுறைகளின்படி உத்தேசிக்கப்பட்ட வீடுகட்டுமானம்/விலைக்கு வாங்கும் வீடு/மனை ஆகியவற்றிற்கு முன் ஒப்பளிப்பு பெற மனு கொடுக்கப்பட்டதா?

10. விதி 5 (3)(b) உங்களுடைய நேர்வுக்கு பொருந்துகின்றதா? அப்படியாயின், விளக்கம் தருக.

அ. நிரந்தர பணியாளரின் பெயர் மற்றும் பதவி, சம்பள விகிதம், அலுவலகம் ஆகியவற்றைக் குறிப்பிடுக.

ஆ. உங்களுடைய பிணையாளர் எந்த நாளில் ஓய்வு பெறும் வயதான 58 ஐ அடைகிறார்

11. விண்ணப்பிக்கும் முன்பணமானது தயார்நிலையிலுள்ள வீடு வாங்க தேவைப்படுகிறதா? அல்லது மனை வாங்குவதற்காகவும் மற்றும் அங்கு வீடு கட்டவும் தேவைப்படுகிறதா? தயார் நிலையிலுள்ள வீடு/மனையின் விற்பனையாளர் எந்த வகையிலாவது உங்களுக்கு உறவினரா? அப்படியாயின் மிகச் சரியான உறவு முறையினைக் குறிப்பிடுக.

என்னால் கொடுக்கப்பட்டுள்ள மேற்கண்ட விவரங்கள் யாவும் முறைப்படியானவையெனவும் எமது அறிவுப்பூர்வமாக அனைத்தும் உண்மையானவை எனவும் உறுதியளிக்கின்றேன்.

வாரியப் பணியாளர்களுக்கு வீடுகட்ட மற்றும் வீடு வாங்க வழங்க இருக்கும் முன் பணத்திற்கான வாரிய விதிமுறைகளைப் படித்தறிந்து அதற்கு இணங்கி ஒழுக்குவேன் என்றும் மற்றும் அதிலுள்ள விதிமுறைகளுக்கும் வரையறைகளுக்கும் கட்டுப்படுவேன்.

நான் சான்றளிப்பது என்னவென்றால் :

அ. எனது மனைவி /கணவர் வாரியத்தில் பணிபுரியவில்லை என்றும் யாதொரு முன்பணமும் வாரியத்திடமிருந்து பெறப்படவில்லை.

ஆ. நானோ அல்லது என் மனைவியோ, வீடு கட்டுவதற்காக முன்பணம் மூலமாகவோ அல்லது வேறு எந்த வகையிலும் கடனாகப் பெற்று எங்களது பெயரில் வீடு இல்லை.

இ. மேற்படி உத்தேசிக்கப்பட்டுள்ள வீடு வாங்குவதற்கு /கட்டுவதற்கு/விரிவாக்கத்திற்கு என்னுடைய சொந்த உண்மையான பயனுக்காக.

ஈ. மேற்படி முன்பணம் பெறப்படுவதற்கு முன்பாக வீட்டின் கட்டிட வேலை தொடங்கப்படவில்லை.

உ. என்னுடைய பெயரிலோ அல்லது என் மனைவியின் பெயரிலோ எனது பருவ வயதுக்குட்பட்ட குழந்தைகளின் பெயர்களில் சொந்தமாக வீடு ஏதும் இல்லை

ஏ. வீடு கட்டுவதற்காக பெறப்படவுள்ள முன்பணத்தைப் பெறுவதற்குமுன் வீடு தொடங்கவில்லை/ ஏற்கெனவே தொடங்கப்பட்டிருந்தால் அடிதளம் மட்டம் (basement level) / கட்டிட அடிதளம் (plinth level) / கூரை மட்டம் (roof level) / நிலையில் உள்ளது.

இடம் :

நாள் :

விண்ணப்பதாரரின் கையொப்பம்.

Encl:

**APPLICATION FORM FOR GRANT OF ADVANCE TO BOARD EMPLOYEES FOR THE BUILDING
ETC. OF HOUSE**

(Revised form of application in lieu of the form at pp. 12-15 ante)

1. (a) Name in Block Letters :
- (b) Designation :
- (c) Scale of pay :
- (d) Present pay including dearness allowance but excluding
 other allowance :
2. (a) Department and Office in which employed :
- (b) Station where posted :
3. Please State:
 - (a) Whether you are a permanent or non-permanent Tamil Nadu
Electricity Board Employee and the length of service rendered
under the Tamil Nadu Electricity Board. :
 - (b) Your Permanent Post if any, and the name of Office and
department concerned :
 - (c) Date of Birth :
 - Age :
 - Next Birth day :
 - (d) Date of Retirement :
 - (e) Is your Wife/Husband a Tamil Nadu Electricity Board Employee?
If so, give her/his name, designation etc., :
4. Do you or does your Wife/Husband, minor child already own a
house? (See rule 2(b). If so, please state) :
 - (a) Station where it is situated :
 - (b) Floor area (in square metre) :
 - (c) Its approximate valuation :
 - (d) Reasons for desiring to own another house :
5. (a) Do you require the advance for purchase of a plot and building
a new house thereon? If so, please indicate: :
 - i. When and how do you proposed to acquire the plot :
 - ii. Name of the City or Town where it is situated :
 - iii. Whether you wish to settle there after retirement? :
 - iv. Name of the Municipal or any other local Authority (if any)
in whose jurisdiction it is located. :
 - v. Area of the plot in sq. metres :
 - vi. Cost of the Land :
 - vii. Approximate floor area of house proposed to be constructed.
(In sq. metres.) :

- viii. Cost of the building
- ix. Total
- x. Amount of advance required :
- xi. No. of years in which the advance with interest is proposed to be repaid :

Note: The approved lay-out should accompany the application. The detailed estimates and plan duly approved by the local authority should be produced at the appropriate stage (viz). after drawal of 1st instalment and before drawal of 2nd instalment intended for construction.

- b) Do you require the advance for building a new house? If so, please indicate: :
- i) Whether you are already in possession of land :
- ii) Name of the City or Town where it is situated :
- iii) Whether you wish to settle there after retirement? :
- iv) Name of the Municipal or any local authority (if any) in whose jurisdiction it is located. :
- v) Area of the plot in sq. metres. :
- vi) Floor area of the house proposed to be constructed (in sq. metres.) :
- vii) Estimate cost :
- viii) Amount of advance required :
- ix) No. of years in which the advance with interest is proposed to be repaid :

Note: Specifications, estimates and plan duly approved by the Local Authority concerned should accompany the application :

- 6. Do you require the advance for enlarging living accommodation in an existing house? If so, please state. :
- a) Number of rooms in the house (excluding lavatory, bath room and kitchen) :
- b) Total floor area of the rooms (in Square Metre) :
- c) If an additional Storey is proposed to be added, is the foundation strong enough? :
- d) Particulars of additions desired :
- i) Number of rooms :
- ii) Floor area (in square metre) :
- iii) Estimate cost :
- iv) Amount of advance desired :
- v) Number of years in which the advance with interest is proposed to be repaid :
- 7. Do you require the advance for purchasing a ready-built house? If so, please state.
- a) Exact location of the house :

- b) Floor area of the house (in square metre) :
- c) Plinth area of the house (in square metre) :
- d) Approximate age of the house :
- e) Municipal valuation of the house :
- f) Name and address of the owner :
- g) Approximate price expected to be paid :
- h) Amount of advance required :
- i) No. of years in which the advance with interest is proposed to be repaid :
- j) Have you satisfied yourself that the transaction would result in your acquiring an undisputable title to the house :

Note: A plan of the house should accompany the application :

8. Is the land on which the house stands, or is proposed to be constructed free hold or lease hold. If lease hold please state. :
- a) The term of lease :
 - b) How much of the term has already expired :
 - c) Whether conditions of the lease permit the land being mortgaged to T.N.E.Bd. :
 - d) Premium paid for the plot :
 - e) Annual rent of the plot :

Note: A copy of the lease-cum-sale deed should accompany the application. :

9. a) Is your title to land/house undisputed and free from encumbrances? :
- b) Can you produce, if required original documents (Sale or lease deed) in support of your title? If not state/reasons therefor indicating what other documents or proof, if any can you furnish in support of your title (See items 5(b) and 6 above) :
 - c) Does the locality, in which the plot of land/house is situated possess essential Services like roads, Water supply, drainage, sewages, Street lighting etc. (Please furnish a site plan with complete address) :
 - d) Whether previous sanction of the prescribed authority has been obtained or whether any application has been made for obtaining such previous sanction in respect of the proposed construction of the house/purchase of house/plots, as such prior sanction is necessary under the T.N.E.Board Employees Conduct Regulations. :

10. Is Rule 5(3)(b) applicable to your case? If so, state: :

- a) The name and designation, scale of pay, Office, Department etc. of the permanent servant. :
- b) The date on which the proposed surety is due to attain the age of 58 years. :

11. If the advance applied for is required for the purchase of a ready built house or partly for the purchase of plot and partly for the construction of a house thereon, is there any relationship between you and the vendor of the ready built house/plot? If so, the exact relationship may be indicated. :

I solemnly declare that the information furnished by me in reply to the various items indicated above is true to the best of my knowledge and belief.

I have read the rules regulating the grant of advances to the employees of the Board for building etc., of Houses and agree to abide by them and the terms and conditions stipulated therein.

I certify that

- i) My wife/husband is not a T.N.E. Board employee and not obtained any advance.
- ii) Neither I nor my wife/husband has applied for and obtained an advance or loan from any other source for the acquisition of a house.
- iii) That the house proposed to be purchased/constructed/enlarged is required for my bonafied personal use.
- iv) That the construction of the house for which the advance has been applied for has not yet been commenced.
- v) I do not own any house either in my name or in the name of my wife or in the name of any of my minor Children.
- vi) The construction of the house for which the advance has been applied for has not yet been commenced/has already been commenced and come upto basement level/plinth level/roof level.

Station :

Dated :

Signature of the Applicant.

Tamil Nadu Electricity Board - Retirement Benefits - Encashment of 50% Un Earned Leave on Private Affairs at the time of retirement - Further instructions - Issued.

(Per.) B.P. (FB) No.43

(Secretariat Branch)

Dated the 24th May, 2000,
Vaikasi 11, Vikrama,
Thiruvalluvar Aandu 2031.
Read:

1. (Per.) B.P. (FB) No.75 (SB), dated 6.11.96.
2. Memo. No.10594/P2/97-1, dated 31.5.97.
3. (Per.) B.P. (FB) No.76 (SB) dated 11.9.97.
4. Memo. No.53005/C1/98-6, (SB) dated 5.9.98.
5. Memo. No.52496/Q2/98-1, dated 21.9.98.
6. Government Lr. (D) No.2/B2/Energy Dept./99-1, dated 18.1.2000.

Proceedings:

In the B.P. first cited orders were issued extending the benefit of 50% of encashment of Unearned Leave on Private Affairs at the time of retirement to Board employees with effect from 1.7.96 as in the Government of Tamil Nadu.

2. The above orders extending the benefit of encashment of Unearned Leave on Private Affairs were kept in abeyance with immediate effect until further orders, as per B.P. third cited.

3. The Government in their letter sixth cited, have informed that the encashment of UEL on P.A. at the time of retirement is **not** available to the employees of other State Electricity Boards and that this benefit has **not** been extended to the employees of the State Public Sector Undertakings. The Government have now advised the Board **not** to adopt the orders issued in G.O. (Ms) No.488, Finance (Pension) dated 12.8.96.

4. After careful examination, the Tamil Nadu Electricity Board hereby directs that the benefit of encashment of 50% Unearned Leave on Private Affairs at the time of retirement extended in (Per.) B.P.

(FB) No.75 (SB) dated 6.11.96 shall be withdrawn from 11.9.97 (i.e.) the date on which the orders were issued to keep the orders in abeyance.

5. Inasmuch as the Board has withdrawn the benefit of surrender of 50% Unearned Leave on Private Affairs difference of amount to the officials who have already encashed the leave during the period from 1.12.96 to 11.9.97 need **not** be paid.

6. Receipt of the B.P. shall be acknowledged.

G. Gnanaselvam,
Secretary.

Memorandum (Permanent) No.96319/A22/A221/99-1, (Secretariat Branch), Dated 24.5.2000.

Sub: Tamil Nadu Electricity Board - Delegation of Powers to Various Officers -Corrections - Issued.

- Ref: 1. (Permanent) B.P. (FB) No.13, (SB) dt. 30.3.99.
2. (Permanent) B.P. (FB) No.20, (SB) dt. 13.5.99.
3. Accounts Branch U.O. Note No.X/CFC/Rev/AO/CB/Del. of Powers/99dt. 13.8.99.
4. BOSB Memo. No.86690/A22/A221/99-1, dt. 20.11.99.
5. U.O. Note No.X/CFC/Rev./AO/CB/Del. of Powers/99-1, dt. 8.12.99.
6. U.O. Note No.226/99/X/DFC/AO/T/A3, dt. 14.1.2000.

The following corrections are issued to (Permanent) B.P. (FB) No.20, (SB) dated 13.5.99:-

CORRECTIONS

i) For the existing delegation of powers in the Annexure-II of the B.P. second cited, items (4) and 22(2) are cancelled. For the item 25, the following shall be substituted:-

Column 2	Column 4
(i) Extension of time for payment of monthly current consumption charges.	Chief Financial Controller/ Revenue.
(ii) Extension of due date for L.T. Services, and	
(iii) Granting extension of time for collection of current consumption charges in the event of continuous holidays and other natural calamities.	

ii) For the amount "Rs.25,000/-" mentioned in item (iii) of the Board's Memorandum 4th cited, the amount "Rs.1,000/-" shall be substituted.

iii) For the existing entry of Annexure-II in column (3) and (4) in Sl. No.1 of (Per.) B.P. (FB) No.20, (SB) dt. 13.5.99, the following shall be substituted.

EXISTING	SUBSTITUTED
Chief Engineer : Upto 4 months.	Upto 4 months.
Member : Upto 8 months.	Upto 8 months.
Chairman : Beyond 8 months and upto one year.	Beyond 8 months.

(By Order of the Chairman)

G. Gnanaselvam,
Secretary.

FINANCE

PART - III Finance

Electricity - Write off proposal for theft of conductors at 'I' Stores/TTPS on 5.3.80

Routine B.P. (Ch.) No.05

(Accounts Branch)

Dated the 4th May 2000,
Vikkirama Aandu, Chithirai 22,
Thiruvalluvar Aandu 2031.

Read: Lr. No. 16/CE/SE/P&A/TTPS/AAO/SPS/A1/99-1 dt.27.8.99.

Proceedings :

Approval is accorded to write off Rs. 33,312.05 (Rupees Thirty three thousand three hundred and twelve and paise five only) being the value of loss of materials due to theft at I Stores TTPS on 5.3.80

(By Order of the Chairman)

S. Kathiresan,
Chief Financial Controller/General.

* * *

Circular No.AB/333/X/DFC/W/D.38/2000 (Accounts Branch), dt. 8.5.2000.

Sub : P.O.placed for supply of materials-L.D. for belated/
Non-supply of materials - Calendar week - Regarding.

While offering remarks on P.O.closure proposals it was insisted by the Accounts Branch to calculate liquidated damages at half a percent on contract value of the belated/ undelivered materials for each calendar week instead of completed week as per P.O. L.D. Clause. The Superintending Engineer/ CAUP has pointed out that the calculation of the L.D. as per TR.10.7(a) should be based on completed weeks of delay.

The matter was examined by the Audit Branch also and after careful consideration, it is hereby clarified that 'If there is no specific word 'COMPLETED' in the L.D. Clause of the existing Purchase Orders such as 'each completed calendar week', 'Completed each calendar week' or 'Completed week' but just as 'calendar week' of delay of the undelivered/ belated supply of materials, L.D. may be levied at a half a percent for any fraction of a week (i.e.1 to 6 days), after the total days of delay is divided by seven, taking it as another one calendar week/week. However, in future purchase orders, only the word 'completed week' may be incorporated.

Receipt of this circular instructions may be acknowledged to the Deputy Financial Controller/ Works, Office of the C.F.C., Chennai-600 002.

S. Nagalsamy,
Accounts Member.

TECHNICAL

PART - IV Technical

Circular Memo.No.ACE/IEMC/EE/T/N.14/N.141/Agri-SFS/2000, (Technical Branch), dt. 7-4-2000.

Sub: Electricity-Collection of Uniform Tariff rates in respect of Agricultural Services availed under Self Financing Scheme-Orders issued-Reg.

- Ref: 1. G.O.Ms.No. 145, PWD. dt. 30-1-92.
2. G.O.Ms.No.34, Energy Dept., dt.14-2-95.
3. G.O.Ms.No.159, Energy Dept., dt. 6-11-95.
4. Lr. No.X/CFC/ Rev/AO/Tariff/F.Agl/292-97, dt. 23-7-97.
5. G.O.Ms.No.123, Energy Dept., dt. 2-6-99.
6. G.O.Ms.No.3, Energy (A2) Dept., dt. 7-1-2000.

Agricultural Services on chargeable basis are being effected under Self Financing Schemes on priority basis to all Consumers who come forward to pay the cost of Extension charges (or) lumpsum charges as stipulated in the G.Os issued by the Government from time to time cited vide references above.

When the Self Financing Scheme was introduced for the first time during January 1992 where the initial cost to be paid by the Consumer was fixed as Rs. 25,000/- or actual cost of extension whichever is higher, the tariff rate was fixed at the rate of Rs. 150/- per H.P. per annum, vide G.O.cited (1) above.

In the subsequent G.Os. cited (2), (3) and (5) above, the Government have revised the initial payment amount to be paid, for availing the Agricultural Service on priority under this scheme, and fixed the tariff rate as Rs.250/- per H.P. per annum (or) metered tariff at the rate of 50 paise per unit, at the option of the Consumer.

It was earlier clarified vide reference cited (4) that a tariff rate of Rs. 150/- per H.P. per annum shall be continued to be charged in respect of Agricultural Services effected under SFS as per G.O.Ms.No.145, PWD, dt. 30-1-92, until further orders.

The matter was examined subsequently and since G.O.Ms.No. 3 Energy (A2) Department, dt. 7-1-2000, specifies only Rs. 250/- per H.P. per annum or metered tariff at the rate of 50 Paise per KWHr, it is considered that effective from 7-1-2000, all the Agricultural Consumers availing supply under Self Financing Scheme shall be charged at Rs. 250/-per H.P. per annum (or) at 50 paise per unit (if the Consumer opts for metered tariff) uniformly, with effect from 7-1-2000 irrespective of the amount of initial payment made at the time of getting Service Connection.

The Superintending Engineers/Distribution Circles are requested to issue suitable instructions to the field Officers concerned for collection of current consumption charges as above uniformly effective from 7-1-2000 for all the Agricultural Services availed by the Agriculturists under Self Financing Scheme.

Receipt of the Circular Memo. may be acknowledged.

R. Poornalingam,
Chairman.

AMENDMENT No. 30

ELECTRICITY—H.T. Services—Reduction of demand—Levy of one time charges—Amendment to clause 22 of Terms and Conditions of Supply of Electricity—Orders issued.

(Permanent) B.P. (FB) No. 79

(Technical Branch)

Dated : 26—4—2000

Chithirai 14, Vikrama

Thiruvalluvar Aandu 2031.

Read :

1. Permanent B.P. Ms. (FB) Administrative Branch No. 61 dt. 24—12—88.
2. Permanent B.P. Ms. (FB) Technical Branch No. 48 dt. 20—3—2000.

Proceedings :

In exercise of the powers conferred by section 49 of Electricity (Supply) Act 1948, Central Act (LIV of 1948), read with section 79(J), and as per orders issued in B.P. second cited the following amendments are issued to the Terms and Conditions of Supply of Electricity notified in B.P. Ms. (FB) No 61 (Adm. Br.) dt. 24—12—88 and amended up to 31—8—95 and published in Part-VI 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 20—3—2000.

Amendment

1. A new sub-clause 22.07 shall be added to the clause 22 of Terms and conditions of Supply of Electricity, consisting of the following paragraph.

“(i) Whenever reduction in demand is permitted to a H.T. Consumer, a one time payment of twice the demand charges at the notified rate per KVA for each KVA demand reduced has to be levied, before effecting reduction.

(ii) If the H.T. Consumer is covered by Special Guarantee, as per clause 13.08 of Terms and Conditions of Supply of Electricity then the proportionate Special Guarantee amount or the one time payment as computed in (i) above whichever is higher, may be levied before effecting reduction.

(iii) If the reduction is requested by the consumer after the expiry of five years period covered by Special Guarantee, as mentioned in clause 13.08 of Terms and Conditions of Supply of Electricity, then such consumers are also to be levied one time payment as computed in (i) above, before effecting reduction.”

2. The following sentence may be added, at the end of existing clause 13.09 of Terms and Conditions of Supply of Electricity.

“However, one time charges, as prescribed in sub-clause 22-07, for reduction of demand is to be collected from the consumers, if found higher than the special guarantee amount calculated as above.”

(By Order of the Board)

Frederick David,
Member (Distribution).

Amendment No. 32

Electricity—Terms and Conditions of Supply of Electricity — Violation/Theft of energy—Levy of compensation charges—Amendment to existing provisions—Orders issued.

(Per) B.P. (FB) No. 80

(Technical Branch)

Dated 26—4—2000
Chithirai 14, Vikrama,
Thiruvalluvar Aandu 2031.

Read :

1. B.P. Ms. No. 61 (Adm. Br.) dt. 24—12—88 and subsequent amendments.
2. B.P. Ms. (Ch) No. 379 (Secretariat Branch) Dt. 30—12—88.
3. Extract from the minutes of 824th meeting of the Board held on 27—1—2000 (item 3).
4. Extract from the minutes of 826th meeting of the Board held on 31—3—2000 (item 69).

Proceedings :

It has been brought to the notice of the Board that due to heavy compensation charges/penalty that are being levied for violations of Terms and Conditions of Supply of Electricity and theft of Energy the affected consumers have not paid the compensation charges, instead they are contesting the issue in the court of law and large number of cases are pending in various courts. The Board is, therefore, not able to realise the compensation charges. On a review, it is seen that compensation charges being levied for minor violation such as exceeding the contracted load without prior permission, use of electricity for a purpose other than that for which it was sanctioned etc., are found to be rather very high. Additional load connected in a high tension service, the permitted demand however not being exceeded is treated as violation or, the ground that Revised Test Report has not been taken. Similarly, when an industrial consumer reports his readiness to avail additional load in the service connection, the Squad inspects the service connection and books the additional load which is duly sanctioned and all charges paid for, as unauthorised additional load. Such grievances of the consumers were engaging the attention of the Board for quite some time.

2. After careful consideration of all the connected issues, the Board in exercise of the powers conferred by section 49 of Electricity (Supply) Act 1948 (Central Act LIV of 1948), read with section 79 (J) issues the following amendments to the sub-clauses in Clause 37 Schedule-Part I of Terms and Conditions of Supply of Electricity notified in B.P. Ms. (F.B.) No. 61 (Adm. Br.) Dt. 24—12—88 and amended upto 31—8—95 and published in Part-VI Section 3(b) of the Tamil Nadu Government Gazette No. 7, Dt. 21—2—96 and further amended subsequently.

The amendment will come into effect from 27—1—2000.

In respect of past cases, the same may be referred to the Head Quarters for orders.

AMENDMENTS

(Amendments to sub-clauses of 37 schedule Part I of T & C of Supply of Electricity)

1. In Sub-clause 2.02 for item (iii) and (v), the words, twice the highest low tension tariff rate' occurring under column 3 (for the first time) may be substituted with the words "the highest L.T. tariff rate".

2. In sub-clause 2.04 the word and figure '6 months' occurring under columns 3, 4, 5 and 6 is to be read as "a total period of existence of violation subject to a maximum of 6 months".

3. In sub-clauses 5.01 and 5.02 the existing description for 'a' shall be substituted with the following words.

"Total consumption recorded during the preceding period of existence of such violations subject to maximum of six months or from the date of service connection whichever period is less".

4. In sub-clause 3.02 the first sentence, 'Extra levy for theft of energy will be made for a period of 12 months or from the date of service connection to the date of detection, whichever period is less, at the rates given below, shall be substituted with the following paragraph.

"Extra levy for theft of energy by tampering of meters/meter seals will be made at the rates given below.

- (a) for a period of 12 months. (or)
- (b) for a period from the date of prior inspection if any by the APTS or MRT wing to the date of detection. (or)
- (c) for a period from the date of replacement of meter to the date of detection (or)
- (d) for a period from the date of service connection to the date of detection whichever period of the above is less.

For other cases of theft of energy, the extra levy will be made for a period of 12 months or from the date of service connection to the date of detection whichever period is less at the same rates given below."

5. A new sub-clause 3.02 to clause 37 schedule part-I of the Terms and Conditions of Supply of Electricity, will be added with the following sentences :—

"Compensation charges need not be levied for those consumers who have officially recorded their readiness for availing additional loads in Board's register as directed by the officer concerned, if they are found to run the machines before sanctioning such additional loads and/or before taking Revised Test Report. However, a notice will be issued to stop the usage of such loads until regularisation of additional loads."

3. The Board also directs that APTS will inspect and detect only theft cases. If during the course of inspection, the APTS come across any malpractice or violations, the information will be passed on to the Asst. Executive Engineer/Executive Engineer (O&M) concerned for suitable action. The Executive Engineer (O&M) and Superintending Engineers (O&M) will review the malpractice/violation cases and the vigilance cell need not deal with the same.

(By Order of the Board)

Frederick David,
Member (Distribution).



Memorandum No. SE/IEMC/EE3/AEE2/F.V. 40/D. 289/2000, (Techl. Br.) Dated 2—5—2000.

Sub : Electricity—Effecting of additional load for the agricultural services under SFS—Approval—Further instructions—Reg.

Ref : 1. Per. B.P. (F.B.) No. 74 (T.B.) Dt. 10—3—94.

2. M(D)'s Circular Memo. No. ACE/IEMC/EE/T/N. 14/N. 141/Agri. SFS/2000, Dt. 7—4—2000.

All the Superintending Engineers/Electricity Distribution Circles are informed to accord approval for effecting additional load in existing agricultural service under SFS category as per the procedure stipulated in the B.P. dated 10—3—1994 cited under reference (1) and to charge a tariff rate of Rs. 250/- per H.P./per Annum instead of Rs. 150/- per H.P./per annum based on the circular date 7—4—2000 cited under reference (2).

C. Andrew Tennyson Abraham,
Member (Distribution).

Memorandum No. SE/IEMC/EE 3/AEE 2/F. LT CT service/D. 285/2000 (Techl. Br.) Dated 10—5—2000.

Sub : Electricity—Provision of Electronic Meters in LT CT services—
Working instructions—Reg.

- Ref : 1. Per. B.P. (F.B.) No. 178 (T.B.), Dt. 22—9—98.
2. Per. B.P. (F.B.) No. 213 (T.B.), Dt. 8—11—99.

As specified in the Per. B.P. (F.B.) No. 178 (T.B.) Dt. 22—9—98, the working instructions on the installation of electronic meters in LT CT services and implementation of the above B.P. are given below :—

(1) The existing electro mechanical meters in all the LT CT services should be replaced by electronic energy meters (with provision to record the M.D. in KW, KWH and the average Power Factor) immediately on receipt of electronic meters to the concerned circle. The electronic meters with covers in case of "Secure Make" meters should be installed in boxes as per the circular Memo. No. SE/IEMC/EE 3/AEE 2/F.B. 276/D 357/99, Dt. 6—5—99. The services sanctioned with higher load may be provided with electronic meters first. In future, the new LT CT services should be provided with electronic meters only.

(2) For all the existing LT CT services the sanctioned load in H.P. has to be converted into KW and the new sanction given. In the new sanction, the sanctioned load is to be given in H.P. excluding the lighting load and demand in KW including the lighting load and power load. While communicating the sanction in KW M.D., approval may also be given for connecting the existing power load with lighting (already sanctioned) and informing to limit the drawal to the sanctioned demand in KW. Separate meter for lighting is not necessary. Revised agreement may also be obtained.

As informed in the B.P. cited, in case of actual demand exceeding the sanctioned KW demand occurring more than once in a calendar year and if such exceeded demand is not more than 112 KW, then the existing load sanction of such LT CT services should be revised within one month to the level of the demand so reached, exceeding the sanctioned demand and the necessary charges to be included in the next bill after intimation to the consumer.

In cases where the demand is in excess of 112 KW and such excess demand is recorded more than once in a calendar year, the consumer should not exceed the sanctioned demand thereafter, or H.T. supply has to be availed within 3 months by the consumer.

(3) As amended in Per. B.P. (F.B.) No. 213 (T.B.) Dt. 8—11—99, for the LT CT services, the Clause 22.02 of Terms and Conditions of Supply is applicable. The minimum sanctioned demand for availing LT CT service has to be 65 KW (440 x 1.732 x 100 x 0.85) and the whole current meters have to be used upto 87 H.P./65 KW only. Further, the ceiling limit for the connected load in a LT CT service provided with electronic meters is 150 H.P. (excluding the lighting load upto the permissible limit as laid down in the Tariff Notification).

(4) The consumer of the LT CT service with electronic meter has to get the prior approval of the Board for connecting additional load more than the sanctioned load as per the load sanction.

(5) The Assistant Engineer/Junior Engineer (O & M) may be asked to take reading as it involves cutting of seals, resetting of M.D. and P.F. and resealing. The billing calculation should be done at the spot itself as in the case of L.T. services and entered in the white meter card and green meter card going to be specially printed for such type of services. The green meter card has to be handed over to the Assessors for preparation of pre-receipt and collection.

In the absence of concerned Assistant Engineer/Junior Engineer/O&M and in the cases where more number of services exist in a particular section and if it is not possible to take the readings of all LT CT services by the concerned Assistant Engineer/Junior Engineer/O&M then in that case the concerned Executive Engineer/O&M may depute the A.E./Rule 46, A.E./Construction and A.E./SS for such works.

(6) The compensation charges for low P.F. for all the LT CT services should be levied as per the provision in G.O. Ms. No. 3, Energy (A2) Department dated 7-1-2000 as detailed below :—

POWER FACTOR	COMPENSATION CHARGES TO BE LEVIED
(1)	(2)
0.85 & above	Nil
0.84	1% of CC charges
0.83	2% "
0.82	3% "
0.81	4% "
0.80	5% "
0.79	6% "
0.78	7% "
0.77	8% "
0.76	9% "
0.75	10% "
0.74	16.5% "
0.73	18% "
0.72	19.5% "
0.71	21% "
0.70	22.5% "

for further every reduction of 0.01 in P.F. 1.5% of the CC charges for every reduction of 0.01 in P.F. from 0.85 shall be levied as compensation charges.

CC charges means the charges levied for actual recorded Gross consumption in units at notified tariff rate excluding fixed charges and adjustment of energy wheeled to the unit concerned from other sources such as non-conventional and captive power sources.

Imposing of the above penalty has to be informed to each consumer well in advance, while communicating the revised load sanction in KW. The above penalty has to be imposed only from the next bi-monthly reading pertaining to each service after the cut off date of 31-5-2000.

Regarding collection of fixed charges in respect of LT CT services, it is to be stated that a fixed charges of Re. 1/- per KW/per month is only specified in G. O. Ms No. 115, Dt. 19-7-98 and G.O. Ms. No. 3 Energy (1) Department, Dt. 7-1-2000. Necessary instructions in this regard have already been issued to the Superintending Engineers of distribution circles while communicating the said G.O. and action has also been taken by the Superintending Engineers of Distribution Circles incorporating the above aspect in the ready reckoners supplied to the Assessors.

7. For LT CT services provided with electronic meters and after imposing penalty for low power factor as per Tariff Notification G.O. the compensation charges leviable for the cases of inadequate provision of capacitor as per Clause 18.02 of Terms and Conditions of supply is not applicable as it is the look out of the consumer to maintain the power factor.

8. Further a cut-off date of 31-5-2000 is fixed for completion of installation of electronic meters (with covers in case of Secure Make Meters) in all LT CT services and also to accord revised load sanction in KW.

All the Superintending Engineers/Electricity Distribution Circles are requested to adhere the above working instructions and to confirm the completion of the installation of electronic meters in LT CT services by 31-5-2000.

Encl :

C. Andrew Tennyson Abraham,
Member (Distribution).

THE CARD SHOULD CONTAIN

Encl :

Date of S.C. Distribution :

L.T. C.T. S.C. No. Section :

Tariff : Sub-Division :

Connected Load : Power H.P. + Lighting load KW Division :

Sanctioned demand KW Cirele :

Fixed Charge : Rs. /Month Last date for payment : 15th of

Cycle: Even Month/Odd month : Even/Odd month :

Meter Details :

Date	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)
	KWH reading		Difference	M.F.	Consumption in units	Average PF reading	KW reading	M.F.	Actual KW	Excess KW	Energy charges in Rs.	Low P.F. penalty in Rs.	KW excess penalty in Rs.	Any other charges in Rs.	Total amount of the bill in Rs.

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தமிழ் ஆட்சிமொழித் திட்டம்

மின்வாரியத்திலுள்ள அலுவலர்கள்/பணியாளர்கள் மனை/வீடு வாங்க மற்றும் வீடு கட்டுவதற்காக முன்பணம் கோரும் விண்ணப்பப்படிவம் தமிழாக்கம் செய்து அனுப்புதல்—தொடர்பாக — 10

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