

# TAMIL NADU ELECTRICITY BOARD BULLETIN



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MAY 2002

No. 5





# TAMIL NADU ELECTRICITY BOARD

## BULLETIN

MAY, 2002

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# News & Notes

## PART - I

### News & Notes

#### I. Generation Particulars:

The generation/relief figures for May, 2002 were as follows:

Sl. No.	Particulars	May, 2002 (in Million Units)
1.	Ennore T.P.S.	137.740
2.	North Chennai T.P.S.	280.150
3.	Tuticorin T.P.S.	646.670
4.	Mettur T.P.S.	594.150
5.	Total Thermal	1658.710
6.	Neyveli T.S. I	321.793
7.	Neyveli T.S. II	829.720
8.	MAPS	83.345
9.	Hydro Generation	12.620
10.	Kadamparai Pump Mode	0.000
11.	Import from N.T.P.C.	468.264
12.	Exp. to Kerala	370.833
13.	Import from Manali	2.034
14.	Wind Mill Generation + Solar	0.185
15.	Wind Mill (PVT)	61.045
16.	B. Bridge & Perungulam	37.988
17.	Kovilkalappal	58.475
18.	GMR PCL	115.329
19.	Samalpatty	57.636
20.	PPCL	—
21.	TCPL	39.118
22.	Hitec	1.748
23.	Cogeneration	41.000
24.	PP. Nallur	220.031
25.	Madurai PCL (Balaji)	57.036
26.	Kayamkulam (Kerala) Power	57.519
27.	NTPC, Simhadri/AP Power	0.046
<b>TNEB Consumption (MU)</b>		<b>3852.809</b>

The Maximum grid demand and consumption during May, 2002 were 6339 MW at 47.95 Hz on 27.05.2002 and 127.052 MU on 25.05.2002 respectively. The average grid consumption in May, 2002 was 124.284 MU per day.

## II. Hydro Inflows :

The Hydro inflows excluding Mettur for the month of May, 2002 was 63 MU against 42 MU in May, 2001 and the ten years average of 66 MU.

## III. Storage Position:

The Storage position in various reservoirs as on 01.06.2002 when compared to the storage as on 01.06.2001 was as follows:-

Sl. No.	Name of the Group	As on 01.06.2002	As on 01.06.2001	Difference
1.	Nilgiris	111.850	210.300	(-) 98.450
2.	P.A.P.	15.890	10.130	(-) 5.760
3.	Periyar	20.990	58.450	(-) 37.460
4.	Papanasam & Servalar	3.850	4.960	(-) 1.110
5.	Suriliyar	0.390	0.470	(-) 0.080
6.	Kodayar	11.920	9.620	(+) 2.300
7.	<b>Total Excluding Mettur</b>	<b>164.890</b>	<b>293.930</b>	<b>(-) 129.040</b>
8.	For Mettur	8.920	122.620	(-) 113.700

## IV. Performance of Thermal Stations:

### I) Tuticorin (5 x 210 MW):

The details of generation at Tuticorin T.P.S. during May, 2002 were as follows:

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	99.90	147.15	94.20
II (210 MW)	92.90	145.91	93.40
III (210 MW)	88.50	130.71	83.70
IV (210 MW)	98.60	156.46	100.10
V (210 MW)	41.30	66.44	42.50
<b>STATION</b>	<b>84.24</b>	<b>646.67</b>	<b>82.78</b>

### II) Mettur (4 x 210 MW):

The details of generation at Mettur T.P.S. during May, 2002 were as follows:

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	90.59	130.08	83.26
II (210 MW)	99.55	156.51	100.17
III (210 MW)	100.00	151.99	97.28
IV (210 MW)	100.00	155.57	99.57
<b>STATION</b>	<b>97.54</b>	<b>594.15</b>	<b>95.07</b>

**iii) North Chennai (3 x 210 MW):**

The details of generation at North Chennai T.P.S. during May, 2002 were as follows:

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	99.62	141.825	90.77
II (210 MW)	8.96	11.871	7.60
III (210 MW)	93.81	126.454	80.94
STATION	67.46	280.150	59.77

**iv) Ennore (2 x 60 MW + 3 x 110 MW):**

The details of generation at Ennore T.P.S. during May, 2002 were as follows:

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (60 MW)	72.2	21.309	47.7
II (60 MW)	88.5	23.772	53.3
III (110 MW)	-	-	-
IV (110 MW)	70.8	34.888	42.6
V (110 MW)	84.9	57.771	70.6
STATION	59.5	137.740	41.1

**V. Coal Particulars for May, 2002:**

Sl.No.	Particulars	Tuticorin TPS	Mettur TPS	North Chennai TPS	Ennore TPS
1.	Coal Linkage (in lakh tonnes)	4.25	3.65	3.00	1.60
2.	Coal Receipt (-do-)	4.71	4.59	4.32	1.21
3.	Coal Consumption (-do-)	4.19	4.13	2.05	1.23
4.	Coal stock as on 01.05.2002 (-do-)	3.77	5.00	4.88	1.24
5.	Specific Coal Consumption (Kg./Kw hr.)	0.649	0.695	0.733	0.891

**VI. Auxillary consumption and oil consumption during May, 2002:**

Details	Name of the Thermal Power Station			
	Tuticorin	M.T.P.S.	N.C.T.P.S.	E.T.P.S.
Specific Oil consumption (ml/ug)	1.300	0.483	4.010	15.400
Auxillary consumption (%)	7.700	7.810	9.360	13.200

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

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The following are the details of posts Created, Abolished, Upgraded and Downgraded during the month of May, 2002.

B. Jeyaraman,  
Chief Engineer/Personnel.

**POSTS CREATED**

Sl. No.	Reference in which the posts were created	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)	
1.	(Per.) B.P.(Ch.) No.105, (Adm.Br.), dt. 2.5.2002.	Pudukottai E.D.C.	A.E./J.E.(El.) I Gr. J.E./El. II Gr. Line Inspector Helper	1 4 4 1	Formation of 110/22/11 KV Sub-station (Non-Grid) at Vadakadu.	For the period of one year from the date of utilisation.
			Total	10		
2.	(Per.) B.P.(Ch.) No.102, (Sectt.Br.), dt. 6.5.2002.	CE/Special Studies/Master Plan, Chennai.	SE/El.	1	To assist CE/Special Studies/Master Plan.	For the period of one year from the date of utilisation.
3.	(Per.) B.P.(Ch.) No.111, (Adm.Br.), dt. 8.5.2002.	Chennai E.D.C./South	A.E./J.E.(El.) I Gr. J.E./El. II Gr. Line Inspector Helper	1 4 4 1	Formation of 110/33/11 KV Sub-station (Non-Grid) at Tidel park.	For the period of one year from the date of utilisation.
			Total	10		
4.	(Per.) B.P.(Ch.) No.115, (Adm.Br.), dt. 13.5.2002.	Kanyakumari E.D.C.	Helper	4	Remaining 4 posts of Helper sanctioned for new PSC Pole casting yard at Thuckalay.	For the period of one year from the date of utilisation.
5.	(Per.) B.P.(Ch.) No.123, (Adm.Br.), dt. 28.5.2002.	Karur E.D.C.	Senior Driver	1	Due to abolition of same post in Trichy E.D.C. (Metro).	For a period upto 28.2.2003 from the date of utilisation.
6.	(Per.) B.P.(Ch.) No.125, (Adm.Br.), dt. 30.5.2002.	Chennai E.D.C./Central.	S.B.O./L.I. Helper	4 4	Formation of 33/11 KV Sub-station at Periyar building Nandanam/Chennai.	For a period upto 28.2.2003 from the date of utilisation.
			Total	8		

## POSTS ABOLISHED

Sl. No.	Reference in which the posts were abolished	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)
<u>Provincial</u>						
1.	(Per.) B.P.(Ch.) No.107, (Adm.Br.), dt. 4.5.2002	Madurai E.D.C.	A.E.E. (Mechl.)	1	Due to abolition of Samayanallur Mechanical Sub-division.	With immediate effect.
			A.E. (Mechl.)	1		
			J.A. (Adm.)	1		
			Total	3		
<u>R.W.E.</u>						
			Foreman I Gr.	1		
			Foreman II Gr.	2		
			Foreman III Gr.	2		
			Helper	31		
			Fitter I Gr.	4		
			Fitter II Gr.	5		
			Welder I Gr.	1		
			Welder II Gr.	2		
			Mechanic I Gr.	3		
			Mechanic II Gr.	2		
			L.M./Turner	1		
			S.S.W.M.	5		
			Time-keeper II Gr.	1		
			Total	60		
<u>Provincial</u>						
2.	Memo. (Per.) No.013471/40/G36/ G361/2002, dt. 11.5.2002.	N.C.T.P.P.	E.E./El.	1	As requested by the CE/ N.C.T.P.S.	With immediate effect.
			E.E./Mechl.	1		
			A.E.E./Mechl.	2		
			A.E.E./Civil	1		
			A.E./J.E./El. I Gr.	2		
			A.E./J.E./Mechl. I Gr.	4		
			A.E./J.E./Civil I Gr.	2		
			J.E./El. II Gr.	8		
			J.E./Civil II Gr.	1		
			Senior Draughtsman	5		
			Head Draughtsman	2		
			Draughtsman	2		
			Asst. Draughtsman	3		
			Total	34		
<u>R.W.E.</u>						
			Blue Printer	1		

(1)	(2)	(3)	(4)	(5)	(6)	(7)
3.	Memo. (Per.) No.116976/G37/ G371/2001-2, dt.13.5.2002.	Director/ Coal	Steno-Typist	1	---	With immediate effect.
4.	Memo. (Per.) No.116964/G37/ G371/2001-3, dt. 23.5.2002.	Director of Training and Develop- ment	Watchman Scavenger-cum- Sweeper	1 1	---	With immediate effect.
			Total	2		
5.	(Per.) B.P.(Ch.) No.123, (Adm.Br.), dt. 28.5.2002.	Trichy E.D.C./ Metro	Senior Driver	1	Consequent to the creation of same post in Karur E.D.C.	With immediate effect.
6.	Memo.(Per.) No.008601/13/ G36/G362/2002-1, dt. 31.5.2002.	Generation/ Tirunelveli	A.E./Mechl. A.E./El. A.E./Civil J.E./Mechl. II Gr.	1 1 1 10	As requested by SE/Gen./ Tirunelveli.	With immediate effect.
			Total	13		

**POSTS UPGRADED**  
-NIL-

**POSTS DOWNGRADED**  
-NIL-

\* \* \*



# GENERAL ADMN. & SERVICES

## PART - II

### General Administration & Services

Establishment - Sanction of out of pocket expenses to the Staff and Officers of Flying Squads - Delegation of Powers to Chief Internal Audit Officer/Board Office Audit Branch - Orders - Issued.

(Permanent) B.P. (Ch.) No.99

(Secretariat Branch)

Dated the 2nd May, 2002,  
Chithirai 19, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

From the CIAO/B.O. Audit Br. U.O. Note No.48264/3114/F1/F13/2001, dt. 15.10.2001.

#### Proceedings:-

The Chairman/Tamil Nadu Electricity Board hereby directs that powers be delegated to the Chief Internal Audit Officer, Board Office Audit Branch, Chennai-2 for sanction of out of pocket expenses to the staff and officers of flying squads.

(By Order of the Chairman)

G. Gnanaselvam,  
Secretary.

\* \* \*

Medical Aid - Tamil Nadu Electricity Board Health Fund Scheme, 1993 - Sanction of financial assistance to the employees and their dependant family members who have undergone specialised advanced surgery/ treatment in unaccredited private hospitals - Orders - Issued.

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

(Secretariat Branch)

Dated 4th May, 2002,  
Chithirai 21, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

1. (Per.) B.P. (FB) No.57, (SB), dated 6.5.1993.
2. (Per.) B.P. (FB) No.26, (SB), dated 16.5.1995.
3. (Per.) B.P. (FB) No.44, (SB), dated 1.7.1995.
4. (Per.) B.P. (FB) No.50, (SB), dated 13.7.1995.
5. (Per.) B.P. (Ch.) No.104, (SB), dated 3.4.1996.
6. (Per.) B.P. (FB) No.60, (SB), dated 24.8.1996.
7. (Per.) B.P. (FB) No.41, (SB), dated 29.5.1997.
8. Memo (Per.) No.66262/N1/97-1, dated 18.9.1997.
9. (Per.) B.P. (FB) No.6, (SB), dated 10.2.1999.
10. (Per.) B.P. (FB) No.82, (SB), dated 4.11.2000.
11. G.O. No.383, Finance (Salaries), Department, dated 28.9.2001.

#### Proceedings:-

In Board's Proceedings dated 6.5.1993, following the Orders of the Government, the Board had constituted "Tamil Nadu Electricity Board Employees' Health Fund Scheme" to extend financial assistance by way of grant/loan to the Board's employees and their dependant family members struck by certain major ailments so as to enable them to undertake specialised surgery/treatment. Based on the Orders of the Government received from time to time, specialised surgery/treatment and accredited institutions have been included.

2. In (Per.) B.P. (FB) No.82, (SB), dated 4.11.2000, based on the orders of Government in G.O. (Ms.) No.400, Finance Department, dated 29.8.2000, orders have been issued classifying specialised advanced surgeries/treatment under the broad-based groups and also accrediting more number of private hospitals from where employees and their family members can undergo specialised advanced surgeries/ treatment and to avail financial assistance under this scheme.

3. The Government in their letter dated 28.10.1999 had clarified that financial assistance will be sanctioned only for the specialised advanced surgeries/treatments undergone at the accredited private hospitals listed out and notified by the Government from time to time.

4. The Government in G.O.Ms.No.383, Finance (Salaries) Department, dated 28.9.2001, have issued the following further Orders:-

- "i) Government employees and their family members who had undergone specialised advanced surgeries/treatment which are included in the approved list, in the unaccredited private hospital after 28.10.1999 which have subsequently been included in the approved list in G.O.Ms.No.400, Finance (Salaries) Department, dated 29.8.2000 are eligible for the maximum financial assistance of Rs.1 lakh or 75% of the actual cost whichever is less.
- ii) The Government employees and their family members who had undergone specialised advanced surgeries/treatment in respect of diseases which are included in the approved list, before and after 29.8.2000, in the unaccredited private hospital, are eligible for a maximum grant of Rs.50,000/- (Rupees fifty thousand only) or 50% (fifty percent) of the actual cost of specialised advanced surgery/treatment whichever is less subject to the following conditions:-
  - a) The Director of Medical Education/Director of Medical and Rural Health Services shall certify that the specialised advanced surgery/ treatment has been undertaken in the unaccredited private hospital due to emergency.
  - b) Such orders shall be issued by the Administrative Department of Secretariat alone after obtaining the concurrence of Finance (Salaries) Department without any omission".

5. Based on the Orders of the Government referred to in para 4 above, the Tamil Nadu Electricity Board, after careful consideration, hereby directs that:

- i) The Board employees and their family members who had undergone specialised advanced surgeries/treatment, which are included in the approved list, in the unaccredited private hospitals after 28.10.1999, which have subsequently been included in the approved list in (Per.) B.P. (FB) No.82, (SB), dt. 4.11.2000 are eligible for maximum financial assistance of Rs.1 lakh or 75% of the actual cost whichever is less.
- ii) The Board employees and their family members who had undergone specialised advanced surgeries/treatment in respect of diseases which are included in the approved list, before and after 4.11.2000 in the unaccredited private hospitals are eligible for a maximum grant of Rs.50,000/- (Rupees fifty thousand only) or 50% (fifty percent) of the actual cost of specialised advanced surgery/treatment whichever is less. The lists of surgeries/treatments, accredited Institutions are in Annexure.
- iii) The financial assistance as indicated in items (i) and (ii) above shall be sanctioned after certification by the Chief Medical Officer that the specialised advanced surgery/ treatment has been undertaken in the unaccredited private hospital due to emergency.

6. Receipt of this Board Proceedings shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,  
Secretary.

Encl.:

Encl.:

ANNEXURESCHEDULELIST OF DISEASES CLASSIFIED UNDER THE BROAD-BASED SPECIALITIES:

- I. CARDIOLOGY AND CARDIO THORACIC SURGERY
  1. Open heart surgery including:
    - a. Coronary By-pass surgery (CABG).
    - b. Valve replacement.
    - c. Correction of Congenital complex heart diseases.
- II. ORTHOPAEDIC SURGERY
  1. Total Hip replacement.
  2. Total Knee replacement.
- III. NEPHROLOGY/UROLOGY
  - a. Renal transplantation.
  - b. Lithotripsy.
- IV. ONCOLOGY
  1. Surgical Management of Malignancy (Cancer).
  2. Laser or radiation treatment of cancer.
- V. NEUROLOGY
  1. Emergency life saving operation on Brain and Spinal cord.
  2. Advanced specialised operation on Brain and Spinal cord such as cerebrovascular surgery (Aneurysm and Arteriovenocoes Malformation), skull base surgery, deep seated tumour or brain, synotactic surgery.
  3. Surgery for Intractable Epilapsy.
- VI. OPHTHALMOLOGY
  1. Simple Surgery
    - a) any cataract surgery with or without Intra Ocular Lens (IOL).
    - b) Glaucoma surgery.
  2. Specialised Surgery
    - a) Surgery for detachment of Retina.
    - b) Vitrectomy.
    - c) Karatoplasty (Corneal Grafting).
    - d) Laser treatment - Krypton Laser, Dye Laser, Argon Laser, Photo Coagulation.
    - e) Liner Accelarator Therapy. (for senila Mecular Degeneration Tumour).
- VII. VASCULAR SURGERY
  - Amputation of legs.

/ True Copy /

Encl: LIST OF PRIVATE HOSPITALS NOW ACCREDITED AGAINST THEIR SPECIALITYI. CHENNAI CITY

Sl.No. (1)	Name of private Hospitals now accredited (2)	Specialities approved (3)
1.	Appollo Hospitals Enterprises, Chennai-6.	1. Cardiology 2. Orthopaedics 3. Nephrology 4. Oncology 5. Neurology 6. Ophthalmology
2.	Vijaya Hospitals (Vijaya Medical & Educational Trust) Chennai-26.	1. Cardiology 2. Orthopaedics 3. Nephrology 4. Neurology
3.	Madras Medical Mission, Chennai - 50.	1. Cardiology
4.	Sri Ramachandra Hospital, Porur, Chennai-116.	1. Cardiology 2. Orthopaedics 3. Nephrology 4. Neurology 5. Ophthalmology
5.	K.J. Hospitals (P) Limited, 927, P.H.Road, Chennai-84.	1. Orthopaedics
6.	Tamil Nadu Urological Research Centre (P) Ltd., Anna Nagar, Chennai-102.	1. Lithotripsy
7.	The Guest Hospital, 782, P.H.Road, Chennai-10.	1. Nephrology
8.	The Voluntary Health Services, Adyar, Chennai-113.	1. Neurology 2. Simple Ophthalmology (Simple Surgery)
9.	The Heart Institute, Vijaya Health Centre, Vadapalani, Chennai-26.	1. Cardiology
10.	Cancer Institute (WIA), Adyar, Chennai-20.	1. Oncology
11.	Malar Hospital, Adyar, Chennai-20.	1. Cardiology
12.	Harvey Heart Hospital Ltd., Nungambakkam, Chennai-6.	1. Cardiology
13.	R.B. Medicare Ltd., R.A. Puram, Chennai-28.	1. Nephrology
14.	Dr. Rai Memorial Medical Centre, 562, Anna Salai, Chennai - 18.	1. Oncology
15.	Aswine Soundara Hospital and Research Centre, 24, Kasthuri Rangan Road, Teynampet, Chennai.	1. Orthopaedics
16.	Sugam Hospitals, 349, T.H.Road, Chennai-19.	1. Orthopaedics 2. Nephrology 3. Neurology
17.	Billroth Hospital, Lakshmi Talkies Road, Shenoy Nagar, Chennai -30.	1. Orthopaedics 2. Neurology 3. Oncology

(1)	(2)	(3)
18.	Suriya Hospitals, No.1/1, Arunachalam Road, Saligramam, Chennai - 93.	1. Cardiology 2. Orthopaedics 3. Nephrology 4. Neurology 5. Simple Ophthalmology (Simple Surgery)
19.	Chennai Kaliappa Hospital, 43, Second Main Road, R.A. Puram, Chennai-28.	1. Orthopaedics 2. Nephrology 3. Neurology 4. Simple Ophthalmology (Simple Surgery)
20.	Sankara Nethralaya Hospital, 18, College Road, Chennai - 6.	1. Ophthalmology
21.	Dr. Agarwal Eye Hospital, 13, Cathedral Road, Chennai - 86.	1. Ophthalmology
22.	The Eye Research Foundation, 180, NSK Salai, Vadapalani, Chennai-26.	1. Ophthalmology
23.	M.N.Eye Hospital, 250, T.H. Road, Chennai - 21.	1. Ophthalmology
24.	Prem's Eye Clinic, 118, Bazaar Road, Saidapet, Chennai -15.	1. Ophthalmology
25.	Rajan Eye Care Hospital, 3, Vidyodaya East Second Street, T.Nagar, Chennai - 17.	1. Ophthalmology
26.	Vishnu Eye Clinic, F-1932, Anna Nagar, Chennai-102.	1. Ophthalmology
27.	MIOT Hospitals, 4/112, Mt. Poonamallee Road, Manapakkam, Chennai - 600 089.	1. Nephrology 2. Oncology 3. Neurology 4. Orthopaedics
28.	Deepam Hospitals (P) Ltd., West Tambaram, Chennai-45.	1. Ophthalmology 2. Orthopaedics
<b><u>II. CHENGALPATTU</u></b>		
29.	J.S.P. Hospitals (P) Ltd., 70, Kancheepuram High Road, Chengalpattu - 603 002.	1. Orthopaedics 2. Simple Ophthalmology (Simple surgery)
<b><u>III. VELLORE</u></b>		
30.	Christian Medical College & Hospital, Ida Scudder Road, Vellore - 632 004.	1. Cardiology 2. Nephrology 3. Oncology 4. Neurology 5. Orthopaedics
31.	Christian Medical College Eye Hospital, Arni Road, Vellore - 632 001.	1. Ophthalmology

(1)	(2)	(3)
<b><u>IV. SALEM</u></b>		
32.	T.M.S. Eye Hospital, Q. L.R.N. Colony, Salem - 636 007.	1. Ophthalmology
33.	Shanmuga Hospital & Salem Cancer Institute, 24, Saradha College Road, Salem - 636 007.	1. Cardiology 2. Nephrology 3. Oncology 4. Neurology 5. Orthopaedics 6. Simple Ophthalmology (Simple Surgery)
<b><u>V. TIRUCHI</u></b>		
34.	Joseph's Eye Hospitals, Tiruchirappalli - 620 001.	1. Ophthalmology
35.	Mahatma Eye Hospital, Thillai Nagar, Tiruchirappalli - 620 018.	1. Ophthalmology
36.	A.G. Eye Hospital & Institute of Ophthalmic Research Training, 70, Officers Colony, Puthu Tiruchirappalli.	1. Ophthalmology
37.	Sea Horse Hospitals Ltd., 6, Royal Road, Tiruchirappalli - 620 001.	1. Cardiology 2. Nephrology 3. Neurology 4. Ophthalmology 5. Orthopaedics
38.	G.V.N. Hospital, 46, Singarathope, Thiruchirappalli - 620 008.	1. Oncology 2. Orthopaedics
39.	Kaveri Medical Centre, 1, K.C. Road, Thennur, Thiruchirappalli - 620 017.	1. Neurology 2. Simple Ophthalmology (Simple Surgery) 3. Orthopaedics
40.	Maruthi Hospitals, Thennur, Tiruchirappalli - 620 017.	1. Neurology 2. Orthopaedics 3. Simple Ophthalmology (Simple Surgery)
<b><u>VI. MADURAI</u></b>		
41.	Meenakshi Mission Hospital & Research Centre, Melur Road, Madurai - 625 107.	1. Cardiology 2. Nephrology 3. Oncology 4. Neurology 5. Ophthalmology 6. Orthopaedics
42.	Aravind Eye Hospital, 1, Anna Nagar, Madurai - 625 020.	1. Ophthalmology
43.	Apollo Hospitals, K.K. Nagar, Madurai - 625 020.	1. Cardiology 2. Oncology 3. Nephrology 4. Neurology 5. Orthopaedics

(1)	(2)	(3)
44.	The Christian Mission Hospital, East Veli Street, Madurai - 625 001.	1. Orthopaedics
45.	The Institute of Orthopaedic Research & Accident Surgery, 484, B.K.K. Nagar, Madurai - 625 020.	1. Orthopaedics
46.	Quality Care Hospital, Ellis Nagar, Madurai - 625 010.	1. Orthopaedics 2. Oncology 3. Neurology
<b><u>VII. THENI</u></b>		
47.	Aravind Eye Hospital, 371, Periakulam Road, Theni.	1. Ophthalmology
48.	Mani Hospital (P) Ltd., Palanichettipatti, Theni - 625 531.	1. Orthopaedics
<b><u>VIII. SIVAGANGA</u></b>		
49.	Vizhiyagam Eye Hospital & Vizhiyagam Institute of Research and Rural Eye Care, Saligramam, Sivaganga - 630 710.	1. Ophthalmology
<b><u>IX. TIRUNELVELI</u></b>		
50.	Kidney Care Centre, 9D, Madurai Road, Tirunelveli - 627 001.	1. Nephrology
51.	Arvind Eye Hospital, Swami Nellaiappar High Road, Tirunelveli.	1. Ophthalmology
52.	Getwell Hospitals (P) Ltd., Tirunelveli - 627 001.	1. Cardiology 2. Oncology 3. Neurology 4. Orthopaedics 5. Simple Ophthalmology (Simple Surgery)
<b><u>X. TUTICORIN</u></b>		
53.	Sundaram Arulraj Hospitals, 145-518, Javaraj Road, Tuticorin - 628 002.	1. Simple Ophthalmology (Simple Surgery) 2. Orthopaedics
54.	A.V.M. Hospitals, 135, Palayamcottai Road, Tuticorin - 628 003.	1. Orthopaedics 2. Simple Ophthalmology (Simple Surgery)
<b><u>XI. COIMBATORE</u></b>		
55.	G. Kuppusamy Naidu Memorial Hospital, Nethaji Road, Coimbatore - 641 037.	1. Cardiology 2. Oncology
56.	Kovai Medical Centre & Hospital, Avinasi Road, Coimbatore - 641 014.	1. Cardiology 2. Nephrology 3. Oncology 4. Neurology 5. Ophthalmology 6. Orthopaedics

(1)	(2)	(3)
57.	K. Govindasamy Naidu Medical Trust, Arts College Road, Coimbatore - 641 018.	1. Cardiology 2. Nephrology 3. Oncology 4. Neurology 5. Orthopaedics 6. Ophthalmology
58.	P.S.G. Institute of Medical Services & Research, Avinasi Road, Peelamedu, Coimbatore - 641 004.	1. Cardiology 2. Nephrology 3. Neurology 4. Orthopaedics 5. Simple Ophthalmology (Simple Surgery)
59.	Arvind Eye Hospital & Post-graduate Institute of Ophthalmology, Avinasi Road, Coimbatore - 641 014.	1. Ophthalmology
60.	Coimbatore Kidney Centre, Puliakulam Road, Coimbatore - 641 045.	1. Nephrology
61.	Sri Ramakrishnan Hospital, 395, Sarojini Naidu Road, Coimbatore - 641 044.	1. Cardiology 2. Nephrology 3. Neurology 4. Orthopaedics 5. Simple Ophthalmology (Simple Surgery)
62.	C.S.R. Nursing Home, Gandhipuram, Coimbatore - 641 012.	1. Oncology 2. Orthopaedics
63.	Kongunad Hospital (P) Ltd., Tatabad, Coimbatore - 641 012.	1. Cardiology 2. Nephrology 3. Oncology 4. Neurology 5. Orthopaedics
64.	Sri Lavanya Hospital, Kalveeran Palayam, Coimbatore - 641 046.	1. Oncology
65.	Sankara Eye Hospital, Sivanandapuram, Sathy Road, Coimbatore - 641 035.	1. Ophthalmology
66.	Aswin Hospital, Aswin Poly Clinic (P) Ltd., 545, BKR Nagar, Sathy Road, Coimbatore - 641 012.	1. Cardiology 2. Nephrology 3. Neurology 4. Oncology 5. Orthopaedics
67.	K.T.V.R. Group Hospitals, Narayana Guru Road, Saibaba Colony, Coimbatore - 641 011.	1. Oncology 2. Neurology 3. Nephrology 4. Cardiology 5. Orthopaedics
68.	Lotus Eye Hospital & Research Centre, 18-19, Cowley Road, R.S. Puram, Coimbatore - 641 002.	1. Ophthalmology



(1)	(2)	(3)
69.	The Eye Foundation, 55-56, Subramanian Road, R.S. Puram, Coimbatore - 641 002.	1. Ophthalmology
70.	Lalitha Hospital, 828 A, Cross-cut Road, Gandhipuram, Coimbatore - 641 012.	1. Nephrology (Lithotripsy only) 2. Oncology 3. Neurology 4. Simple Ophthalmology (Simple Surgery) 5. Orthopaedics
71.	S.K.V. United Hospital Ltd., Kalapatti Road, Coimbatore - 641 014.	1. Orthopaedics
72.	Sheela Clinic, 46, East Power House Road, Tatabad, Coimbatore - 641 012.	1. Oncology 2. Simple Ophthalmology (Simple Surgery) 3. Orthopaedics
<b><u>XII. NAGERCOIL</u></b>		
73.	Bajan Singh Eye Hospital, 1/1, 313 C.M.S. Road, Vettoorni Madam, Nagercoil - 629 003.	1. Ophthalmology
74.	Dr. J. Mathias Hospital, K.P.Road, Nagercoil - 629 001.	1. Nephrology (Lithotripsy only)

/ True Copy /

\* \* \*

Establishment - Class I Service - Creation of One Post of the Superintending Engineer/Electrical - Orders - Issued.

(Permanent) B.P. (Ch.) No.102

(Secretariat Branch)

Dated the 6th May 2002,  
Chithirai 23, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

**Proceedings:-**

The Chairman/Tamil Nadu Electricity Board hereby directs that one post of the Superintending Engineer/Electrical be created for a period of one year from the date of utilisation to assist the Chief Engineer/Special Studies/Master Plan/Chennai.

2. The expenditure is debitable to "Tamil Nadu Electricity Board - Funds - Revenue Expenses - 75 - Employees Cost - 75-1 - Salaries - 75-110 - Salaries, Provincial".

3. Pay and Allowances will be claimed by Personal Assistant/Unit-II and paid to him.

4. Receipt of the proceedings shall be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,  
Secretary.

Delegation - Deputation of Board Engineers for M.B.A. Course in Power Management at Board's expense - Delegation of Powers to Chairman - Orders - Issued.

(Permanent) B.P. (FB) No.30

(Secretariat Branch)

Dated the 9th May, 2002,  
Chithirai 26, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

**Proceedings:-**

The Tamil Nadu Electricity Board hereby directs that powers for approval of the deputation of Board Engineers for M.B.A. Course in Power Management at Board's expense be delegated to the Chairman/Tamil Nadu Electricity Board.

2. Receipt of this order shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,  
Secretary.

\* \* \*

Memorandum No.42364/A17/A171/2002-1, (Secretariat Branch), dated 9.5.2002.

Sub: Health Fund Scheme - Annual subscription of Rs.100/- from employees of the Board - Recovery during the month of May 2002 instead of June 2002 - Orders - Issued.

Ref: (Per.) B.P. (FB) No.56, (SB), dated 8.10.2001.

In para 3 (iii) of the B.P. cited, it has been ordered, among other things, that the annual subscription of Rs.100/- shall be recovered from the salary of the employees for June in subsequent years.

2. In order to sanction financial assistance immediately to the employees who seek assistance under Health Fund Scheme, it is hereby ordered that the annual subscription of Rs.100/-, to be recovered from the pay of the employees in June 2002, shall be recovered from their pay in May 2002.

3. In future, the annual subscription shall be recovered in the month of June.

4. All Chief Engineers/Superintending Engineers concerned shall send the fact of recovery on or before 15.6.2002 to the Chief Financial Controller (General).

5. Receipt of this Memorandum shall be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,  
Secretary.

\* \* \*

Establishment - Creation of one post of Officer on Special Duty in Ennore Thermal Power Station - Appointment of Thiru S. Rajadurai, Chief Engineer/Electrical/Ennore Thermal Power Station (Retired) as Officer on Special Duty - Further instructions - Issued.

(Permanent) B.P. (Ch.) No.115

(Secretariat Branch)

Dated the 17th May, 2002,  
Vaikasi 3, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

(Per.) B.P. (Ch.) No.97, (S.B.), dated 30.4.2002.

**Proceedings:-**

In the Board Proceedings cited, orders were issued appointing Thiru S. Rajadurai, Chief Engineer/Electrical/Ennore Thermal Power Station (Retired) as Officer on Special Duty for a period of 3 months

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with effect from 2.5.2002 FN., on contract basis, so as to attend the work relating to renovation & modernisation and the balance work relating to Additional Coal Handling System in Ennore Thermal Power Station.

2. In continuation of the orders issued in the Board proceedings cited, the Chairman/Tamil Nadu Electricity Board hereby directs that a sum of Rs.2,000/- (Rupees Two thousand only) per month as Vehicle allowance and Rs.1,000/- (Rupees One thousand only) per month as Telephone allowance be paid to Thiru S. Rajadurai, Officer on Special Duty, from the date of his assumption of charge.

3. Receipt of the proceedings shall be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,  
Secretary.

\* \* \*

**AMENDMENT NO.1/2002:**

Regulations - Tamil Nadu Electricity Board Employees' Discipline and Appeal Regulations - Amendment to Regulation 9 (d) of Tamil Nadu Electricity Board Employees' Discipline and Appeal Regulations - Issued.

(Per.) B.P. (FB) No.35

(Secretariat Branch)

Dated 20th May, 2002,  
Vaikasi 6, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

G.O.Ms.No.217, P&AR (N) Department, dated 13.12.2001.

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**Proceedings:-**

The Government of India have examined the question regarding the scope of the action that can be taken against a Government employee, whose dismissal, removal or compulsory retirement from service has been set aside or declared or rendered void in consequence or by a decision of a court of law and the circumstances which the disciplinary proceedings authority should take into account while taking recourse to Rule 10 (4) of Central Civil Services (Discipline and Appeal) Rules, 1965. The Government of India have clarified that further enquiry contemplated in the above rule should not be ordered except in a case when the penalty of dismissal, removal or compulsory retirement has been set aside by a court of law on technical grounds without going into merits of the case or when fresh material has come to light which was not before the Court. Accordingly, the Government of India have provided the following clause to the said Rule 10 (4) of the Central Civil Services (Discipline and Appeal) Rules, 1965.

"Provided that no such further inquiry shall be ordered unless it is intended to meet a situation where the court has passed an order purely on technical grounds without going into the merits of the case".

2. The Government of Tamil Nadu have examined the proposal to issue similar amendment to Rule 17 (e) (4) of the Tamil Nadu Civil Services (Discipline and Appeal) Rules and in G.O.Ms.No.217, P&AR (N) Department, dated 13.12.2001, issued amendment to Rule 17 (e) (4) of the Tamil Nadu Civil Services (Discipline and Appeal) Rules inserting the following proviso:-

"Provided that no such further inquiry shall be ordered unless it is intended to meet a situation where the court of law has passed an order purely on technical grounds without going into the merits of the case".

3. The Tamil Nadu Electricity Board Employees' Discipline and Appeal Regulations are based on the Tamil Nadu Civil Services (Discipline and Appeal) Rules. Regulation 9 (d) is similar to Rule 17 (e) (4) of the Tamil Nadu Civil Services (Discipline and Appeal) Rules. The Board has, therefore decided that the provision as made by the Government may be made under Regulation 9 (d) of the Tamil Nadu Electricity Board Employees' Discipline and Appeal Regulations.

4. 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 Amendment to the Tamil Nadu Electricity Board Employees' Discipline and Appeal Regulations:-

**AMENDMENT**

In the said Regulations, in Regulation 9, under the existing sub-regulation (d), the following proviso shall be added, namely:-

"Provided that no such further inquiry shall be ordered unless it is intended to meet a situation where the court of law has passed an order purely on technical grounds without going into the merits of the case".

5. Receipt of the proceedings shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,  
Secretary.

\* \* \*

Tamil Nadu Electricity Board - Education - Part time B.E. Degree Course - Extension of distance criteria between Educational Institution and workspot - Orders - Issued.

(Per.) B.P. (FB) No.36

(Secretariat Branch)

Dated 21st May, 2002,  
Vaikasi 7, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

- i) (Per.) B.P. (Ch.) No.110, (SB), dated 18.5.99.
- ii) (Per.) B.P. (FB) No.4, (SB), dated 17.1.2002.

**Proceedings:-**

In (Per.) B.P. (Ch.) No.110, (SB), dated 18.5.91, orders were issued fixing the distance between the Educational Institution and workspot of the employee as 30 kms., for according permission to the employees to study part-time B.E. Degree Course.

2. Subsequently, in G.O.Ms.No.227, Higher Education (B2) Department, dated 9.6.2000, the Government have issued orders extending the distance criteria as 60 kms., to study part-time Diploma Course. The orders of the Government have been made applicable to Board and orders were issued in (Per.) B.P. (FB) No.4, (SB), dated 17.1.2002.

3. The Tamil Nadu Electricity Board Engineers Sangam has requested to extend the distance limit to 60 K.M. for studying part-time B.E. Degree Course.

4. Accordingly, it is hereby ordered that the distance criteria shall be 60 kms., between the Educational institution and workspot of the employees of the Board for according permission to study part-time B.E. Degree Course.

(By Order of the Board)

G. Gnanaselvam,  
Secretary.

Tamil Nadu Electricity Board Special Provident Fund-cum-Gratuity Scheme, 2000 - Introduction of new Retirement Benefit Scheme - Orders - Issued.

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

(Secretariat Branch)

Dated 22nd May, 2002,  
Vaikasi 8, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

1. B.P. Ms. FB No.76, (SB), dated 31.8.88.
2. G.O.Ms.No.504, Finance (Pension) Department, dated 2.11.2000.

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**Proceedings:-**

Following the orders of the Government of Tamil Nadu, the Board has introduced Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme in the B.P. first cited. According to this scheme a Uniform rate of subscription of Rs.20/- will be deducted from the pay bill of the employees till the date of superannuation or till the subscription with interest thereon adds upto Rs.5,000/- whichever is earlier. The subscription will carry 8% compound interest till the amount together with interest reaches Rs.5,000/-. Afterwards it will be treated on par with GPF Subscription and GPF rate of interest shall apply. No temporary advance or withdrawal is permitted. In the case of an employee retiring on superannuation he will be paid the actual amount of subscription recovered together with interest. In addition, the Board will contribute a fixed amount of Rs.5,000/-. The Board's contribution of Rs.5,000/- was subsequently extended in the case of voluntary retirement and retirement on medical invalidation. In all other cases including death while in service, the actual subscription made by him till then together with interest thereon alone will be paid. Subsequently, the Board's fixed contribution was also enhanced to Rs.10,000/- with effect from 15.9.2000.

2. The Government of Tamil Nadu in the G.O. second cited have introduced a new scheme namely "Tamil Nadu Government Employees' Special Provident Fund-cum-Gratuity Scheme 2000". The Board has also decided to implement a similar scheme for Board employees namely Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme 2000.

3. The Board accordingly passes the following orders:-

- i) All regular employees' of the Board are eligible for admission into this scheme. This scheme is compulsory in respect of future recruits and optional in respect of existing employees who have already subscribed 148 monthly instalments to the existing Tamil Nadu Electricity Board Special Provident Fund-cum-Gratuity Scheme and who are currently subscribing to the above scheme. Those who are not willing to come under the scheme should give their intimation in writing on or before 30.6.2002. In cases of those who are not willing to join this scheme and from whom no intimation is received on or before 30.6.2002 they shall be deemed to have opted for the scheme and subscription will be recovered from their pay. The option once exercised is final and irrevocable. A monthly subscription of Rs.50/- p.m., shall be recovered from the existing employees with effect from June 2002 and it shall continue till one month prior to the date of their retirement on superannuation. In respect of newly recruited employees on or after 1.6.2002 the recovery of monthly subscription shall be Rs.70/- per month and shall commence from the beginning of the calendar month following the date of regularising their service and it shall continue till one month prior to the date of retirement on superannuation. The deduction shall be made from pay bills. The subscription shall carry interest at 9.5% p.a. on par with GPF. No temporary advance or withdrawals from the amount will be permitted.
- ii) In the event of superannuation etc., of employees, the final payment will be made as follows:-

(a) In respect of future recruits:-

In the case of an employee retiring on superannuation, voluntary retirement and medical invalidation, he will be paid the actual

amount of subscription as per the table of repayment which will be communicated separately plus Board's contribution of Rs.10,000/-. In all other cases including death while in service, the amount of subscription made by him till then together with interest thereon alone will be paid.

- (b) In respect of employees who have already subscribed 148 monthly instalments to the existing Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme and who are currently subscribing to the existing Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme:-

In the case of an employee retiring on superannuation, etc., including death while in service, he will be paid the actual amount of subscription recovered under this scheme together with interest thereon as per the table of repayment which will be communicated separately. They will not be eligible for Board's contribution under this scheme.

4. The Chief Internal Audit Officer/Board Office Audit Branch will administer the scheme as ordered above subject to usual audit.

5. The following shall be the heads of accounts for the transactions relating to this Fund:-

- |  |    |  |
|--|----|--|
| (a) Subscription                       | :: | 57.136 Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity 2000.             |
| (b) <u>Payments:-</u>                  |    |  |
| (i) Employees' Subscription            | :: | 57.136 Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity 2000. (Outgoing)  |
| (ii) Board's contribution and interest | :: | 78.857 Interest on Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity 2000. |

6. The rules framed for administering the scheme are in Annexure to this order.

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

(By Order of the Board)

G. Gnanaselvam,  
Secretary.

Encl.:

**ANNEXURE**

**TAMIL NADU ELECTRICITY BOARD EMPLOYEES' SPECIAL PROVIDENT FUND-CUM-GRATUITY  
SCHEME RULES, 2000.**

1. These rules shall be called the "Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Rules 2000".

2. These rules shall come into force on 1.6.2002.

3. These rules shall apply to all monthly paid regular Tamil Nadu Electricity Board Employees, including persons on foreign service and on deputation who are governed by the Pension Scheme. The scheme shall not apply to Board employees appointed under emergency provisions.

4. This scheme is compulsory in respect of future recruits and optional in respect of the existing employees who have already subscribed 148 monthly instalments to the existing Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme.

5. A monthly subscription of Rs.50/- per month shall be paid by the existing employees commencing from the month of June 2002 and it shall continue till one month prior to the date of their retirement on superannuation. In respect of newly recruited employees on or after the date of issue of

orders the recovery of monthly subscription of Rs.70/- will commence from the beginning of the calendar month following the date of regularising their service and it shall continue till one month prior to the date of retirement on superannuation. The deduction shall be made from pay bills.

6. The subscription shall carry interest at 9.5 percent per annum on par with General Provident Fund. Board may modify the rate of interest without notice. No temporary advances or withdrawals from this amount shall be permitted.

7. No schedules will be attached to the pay bills for the deduction made or any separate accounts maintained thereafter. However, the number of instalments in which subscription have to be recovered shall be indicated in the pay bill. For example if a Board employee joins on 1.6.2002 and he is likely to retire on 31.5.2030, the number of instalments to be recovered for the period from 1.6.2002 to 30.4.2030 will be 335, the recovery of the instalments shall be indicated against the subscription amount in the pay bills as 1/335, 2/335 and so on. Orders regarding recovery of subscription during extraordinary leave period will be issued separately.

8. Necessary entries shall be made in the Service Registers or Service Rolls regarding the option exercised by the Board employee to come under the Scheme, the number of instalment in which the subscription has to be recovered during the service period, the date of commencement of the first recovery and also the total amount recovered every calendar year.

9. The Pay Drawing Officers will be responsible for the prompt recovery of the subscription. In respect of Board employee on deputation or on foreign service, the foreign employer should effect the recovery and credit the amount to Board's account every month, as in the case of House Building Advance etc.

10. Final payment in the event of superannuation etc.:-

(a) In respect of future recruits:-

In the case of an employee retiring on superannuation, voluntary retirement and medical invalidation, he will be paid the actual amount of subscription as per the table of repayment, which will be communicated separately, plus Board's contribution of Rs.10,000/-. In all other cases including death while in service, the amount of subscription made by him/her till then together with interest thereon alone will be paid.

(b) In respect of employees who have already subscribed 148 monthly instalments to the existing Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme and who are currently subscribing to the existing Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity Scheme.

In the case of an employee retiring on superannuation, etc., including death while in service, he will be paid the actual amount of subscription recovered under this scheme together with interest thereon as per the table of repayment which will be communicated separately. They will not be eligible for Board's contribution under this scheme.

11. Persons entitled to receive the money in the event of death of the Board employee while in service:-

The Board employee shall nominate his family members in accordance with Tamil Nadu Electricity Board Family Pension Regulations 1964 and Tamil Nadu Pension Rules 1978 (Death-cum-Retirement Gratuity Scheme).

12. Administration and Audit:-

The Chief Internal Audit Officer/Board Office Audit Branch will function as the Auditor of the Scheme and test audit the recovery of the subscription.

## 13. Head of Account:-

The following shall be the heads of accounts for the transactions relating to this Fund:-

- (a) Subscription : 57.136 Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity 2000.
- (b) Payments:-
- (i) Employees' Subscription : 57.136 Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity 2000. (Outgoing)
- (ii) Board's contribution and interest : 78.857 Interest on Tamil Nadu Electricity Board Employees' Special Provident Fund-cum-Gratuity 2000.

## 14. Sanctioning Authorities:-

The sanctioning authorities for final payments shall be as indicated below:

1. All Chief Engineer/Chief Financial Controller/Chief Internal Audit Officer and Superintending Engineers and all Class I Officers/Board Office Secretariat Branch. : Secretary/T.N.E.B.
2. All Employees in Board's Secretariat (Class II, III & IV Services) : Deputy Secretary/T.N.E.B.
3. All Employees of Administrative Branch : Chief Engineer/Personnel
4. All Employees of Audit Branch : Chief Internal Audit Officer/ Board Office Audit Branch.
5. All Employees of Accounts Branch : Chief Financial Controller/Board Office Accounts Branch.
6. All Employees in Technical Branch : Superintending Engineers concerned.
7. All Employees in Regional Office/Circles : Chief Engineer/Superintending Engineers concerned.

15. Payment shall be made by the offices from which the employee retires from service.

16. Copies of sanction orders shall be communicated to the Chief Internal Audit Officer/Board Office Audit Branch.

/ True Copy /

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சுற்றறிக்கை எண்.55363/அ9/அ92/2001-11, (செயலகக் கிளை), நாள் 24.5.2002.

பொருள்: தமிழ் நாடு மின்சார வாரியம் - தமிழ் ஆட்சி மொழிச் செயலாக்கத் திட்டம் - முழுமையாக நடைமுறைப்படுத்துதல் - குறித்து.

தமிழ் ஆட்சிமொழிச் செயலாக்கத் திட்டத்தை முழுமையாக நடைமுறைப்படுத்தவும், அத்திட்டத்தினை தீவிரமாக செயல்படுத்தவும் எடுக்கவேண்டிய நடவடிக்கைகள் குறித்து 10.5.2002 அன்று வாரியத் தலைவர் மற்றும் தமிழ் வளர்ச்சி இயக்குநர் முன்னிலையில் கலந்துரையாடல் நடைபெற்றது. அந்தக் கலந்துரையாடலின்போது தமிழ் நாடு மின்சார வாரியத்தில் தமிழ் ஆட்சிமொழிச் செயலாக்கத் திட்டம் 35 விழுக்காடுகள்தான் நடைமுறைப்படுத்தப்பட்டுள்ளது என்றும், அதனை 100 விழுக்காடுகளாக உயர்த்த வாரியம் தீவிரமாக செயல்படவேண்டும் என்றும் தமிழ் வளர்ச்சி இயக்குநர் கேட்டுக்கொண்டார். எனவே தமிழ் ஆட்சி மொழிச் செயலாக்கத் திட்டத்தை தீவிரமாக செயல்படுத்த கீழ்க்கண்ட நடவடிக்கைகளை கண்டிப்பாக எடுக்கவேண்டுமென வலியுறுத்தப்படுகிறது:-

(அ) எல்லாவித கூடிதங்கள், படிவங்கள் மற்றும் ஆணைகள் அனைத்தும் முடிந்தவரை தமிழிலேயே இருக்கவேண்டும்.



- (ஆ) வாரியப் பணியாளர்களின் பதவி உயர்வு, இடமாற்றம் ஆகிய ஆணைகள் தமிழிலேயே வெளியிட வேண்டும்.
- (இ) வாரிய ஆய்வுக் குழுக்கள், சார்நிலை அலுவலகங்களை ஆய்வு செய்யும்போது, தமிழ் ஆட்சி மொழித் திட்ட செயலாக்கம் சரிவர நடைமுறைப்படுத்தப்பட்டுள்ளதா என பார்க்க வேண்டும்
- (ஈ) ஆங்கிலத்தில் உள்ள படிவங்கள் அனைத்தும் உபயோகித்தபின்/தீர்ந்தபின் புதிய படிவங்களைத் தமிழிலேயே அச்சிடல் வேண்டும்.
- (உ) தமிழ் ஆட்சி மொழிச் சொல் அகராதி அனைத்து அலுவலகங்களுக்கும் வழங்கப்பட வேண்டும்.
- (ஊ) நேர்முக உதவியாளர்/தமிழ் வளர்ச்சி அவர்கள் இதனை நடைமுறைப்படுத்துவதில் தனிக் கவனம் செலுத்த வேண்டும்.

இவை தவிரவும் அலுவலக நடைமுறையில் சிக்கலின்றி உபயோகிக்கக்கூடிய எல்லா இடங்களிலும் தமிழை உபயோகப்படுத்த வேண்டும்.

2. மேற்கண்ட அறிவுரைகளைத் தவறாது பின்பற்றுமாறு வாரியத்தில் உள்ள அனைத்து வாரியப் பணியாளர்கள் கேட்டுக்கொள்ளப்படுகிறார்கள். இதுகுறித்து அந்தந்த தலைமைப் பொறியாளர்கள் மற்றும் மேற்பார்வைப் பொறியாளர்கள் தங்களின் கீழ் உள்ள அலுவலகங்களில் தமிழ் ஆட்சிமொழிச் செயலாக்கத் திட்டம் சரியாக நடைமுறைப்படுத்தப்படுகின்றதா என்பதைக் கண்காணிக்கும்படி கேட்டுக் கொள்ளப்படுகிறார்கள்.

3. இச்சுற்றறிக்கை பெற்றதற்கான ஒப்புதலினை உடன் அனுப்பும்படிக் கோரப்படுகிறது.  
(வாரியத் தலைவரின் ஆணைப்படி)

ஜி. ஞானசெல்வம்,  
செயலாளர்.

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Establishment - Approved list for promotion - Deferred cases - Restoration in approved list - Fixation of pay - Orders issued by Government - Applicability to Board - Orders - Issued.

(Per.) B.P. (FB) No.38

(Secretariat Branch)

Dated 27th May, 2002,  
Vaikasi 13, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

G.O.Ms.No.203, P&AR (S) Department, dated 30.10.2000.

**Proceedings:-**

The Government in their G.O. cited, have issued orders regarding fixation of pay for the purpose of pension and other monetary terminal benefits in respect of Government servants whose names were deferred for inclusion in the panel for promotion to higher post due to pendency of charges, but subsequently included in the same panel on exoneration of charges after the date of retirement on superannuation on appeal or review and also in respect of Government servants whose names were deferred for inclusion in the panel due to pendency of charges and who have subsequently died while in service or after retirement from service, where the charges will automatically stand abate.

2. The Board has decided to adopt the Government orders mentioned in para 1 above to the employees of the Board.

3. Accordingly, the following orders are issued:-

- (i) "In case of Board employees whose names were deferred for inclusion in the panel for promotion to higher post due to pendency of charges, but subsequently included in the same panel on exoneration of the charges after the date of their retirement on superannuation on appeal or review, their pay

shall be fixed notionally on the date of their retirement on superannuation at the stage at which they would have drawn, had they been promoted or appointed to the higher post along with their junior for the purpose of pension and other monetary terminal benefits;

- (ii) In case of Board employees whose names were deferred for inclusion in the panel due to pendency of charges and have subsequently died while in service or after retirement from service, the charges shall automatically stand abate. In such cases, the pay shall be fixed notionally on the last date of their service or on the date of retirement on superannuation, as the case may be, at the stage at which they would have drawn, had they been promoted or appointed to the higher post along with their junior for the purpose of pension and other monetary terminal benefits".
4. The above orders shall take effect from the date of issue of the proceedings.
5. Receipt of the proceedings shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,  
Secretary.

\* \* \*

**AMENDMENT NO.7/2002:**

Regulations - Tamil Nadu Electricity Board Service Regulations - Fixation of pay on promotion or appointment to higher post after restoration of original seniority - Board Employees retired or died before such restoration - Pay fixation - Amendment to Regulation 37 of Tamil Nadu Electricity Board Service Regulations - Issued.

(Per.) B.P. (FB) No.39

(Secretariat Branch)

Dated 27th May, 2002,  
Vaikasi 13, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

- (i) G.O.Ms.No.120, P&AR (FR-IV), Dept., dated 6.7.2001.  
(ii) (Per.) B.P. (FB) No.38, (SB), dated 27.5.2002.

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**Proceedings:-**

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

**AMENDMENT TO TAMIL NADU ELECTRICITY BOARD SERVICE REGULATIONS**

In the said Regulations, under Regulation 37, in Note (2), the following provisos shall be added, namely:-

"Provided that in case of Board employees whose names were deferred for inclusion in the panel for promotion to higher post due to pendency of charges, but subsequently included in the same panel on exoneration of the charges after the date of their retirement on superannuation on appeal or review, their pay shall be fixed notionally on the date of their retirement on superannuation at the stage at which they would have drawn, had they been promoted or appointed to the higher post along with their junior for the purpose of pension and other monetary terminal benefits.

Provided further that in the case of Board employees whose names were deferred for inclusion in the panel due to pendency of charges and have subsequently died while in service or after retirement from service, the charges shall automatically stand abate. In such cases, the pay shall be fixed notionally on the last date of their service or on the date of the retirement on superannuation, as the case may be, at the stage at which they would have drawn, had they been promoted or appointed to the higher post along with their junior for the purpose of pension and other monetary terminal benefits".

2. Receipt of the proceedings shall be acknowledged.

(By Order of the Board)

G. Gnanaselvam,  
Secretary.

\* \* \*

Holiday - Public Holiday - Bye-election from 14, Saidapet, 24 Acharapakkam (SC) and 39 Vaniyambadi Constituencies - Facilities for employees of the Board to vote - Holiday to the employees of Board on 31.5.2002 - Orders - Issued.

(Routine) B.P. (Ch.) No.27

(Secretariat Branch)

Dated 28th May, 2002,  
Vaikasi 14, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

G.O.Ms.No.372, Public (Election-III) Department, dated 7.5.2002.

**Proceedings:-**

The Tamil Nadu Electricity Board directs that, Friday, the 31st May, 2002, the date on which the poll for the Bye-elections from 14. Saidapet, 24. Acharapakkam (SC) and 39. Vaniyambadi Assembly Constituencies will take place, shall be a public holiday to the employees of Board for the areas comprised in the above Assembly constituencies lying in Chennai, Kancheepuram and Vellore Districts respectively..

(By Order of the Chairman)

G. Gnanaselvam,  
Secretary.

\* \* \*

சுற்றறிக்கை எண்.054315/287/ஜி.47/ஜி.471/2002-1, (நிர்வாகக் கிளை), நாள் 29.5.2002..

பொருள்: தமிழ் வளர்ச்சி - ஊதிய முரண்பாடுகளைச் சீர் செய்வதற்கான மூன்று ஆங்கிலப் படிவங்களை தமிழாக்கம் செய்து அனுப்புவது - தொடர்பாக.

பார்வை: பணித்தொகுதி அலுவலர்/ஊதிய முரண்பாடு, நிர்வாகக் கிளை அவர்களிடமிருந்து பெறப்பட்ட மூன்று ஆங்கிலப் படிவங்கள்.

மின் வாரியப் பணியாளர்களின் ஊதிய முரண்பாடுகளைச் சீர் செய்வதற்கென பயன்படுத்தப்படும் மூன்று ஆங்கிலப் படிவங்கள் தமிழாக்கம் செய்து இத்துடன் இணைத்து அனுப்பப்படுகிறது.

2. எனவே, தமிழ் ஆட்சி மொழிச் செயலாக்கத் திட்டம் தீவிரமாக நடைமுறைப்படுத்த இனிவருங்காலங்களில் மின் வாரிய அனைத்து தலைமைப் பொறியாளர்கள்/மேற்பார்வைப் பொறியாளர்கள் மற்றும் இதர அலுவலர்களும் மேற்கண்ட தமிழாக்கப் படிவத்தை தவறாமல் நடைமுறைப்படுத்த வேண்டுமென கேட்டுக்கொள்ளப்படுகிறார்கள். இதனை நடைமுறைப்படுத்தியதற்கான தகவலை இவ்வலுவலகத்திற்கு உடன் தெரிவிக்குமாறு கேட்டுக்கொள்ளப்படுகிறார்கள்.

3. மேலும், இச்சுற்றறிக்கையை பெற்றமைக்கான ஒப்புக்கையினை இவ்வலுவலகத்திற்கு அனுப்பிவைக்குமாறு கேட்டுக்கொள்ளப்படுகிறார்கள்.

இணைப்பு: 1) தமிழாக்கப் படிவங்கள்-3.  
2) ஆங்கிலப் படிவங்கள்-3.

பா. ஜெயராமன்,  
தலைமைப் பொறியாளர்/பணியமைப்பு.

தமிழாக்கப் படிவம்

படிவம் - 1

கு.கோ.எண். ....

ஊதிய முரண்பாடு நேர்வுகளைச் சீர் செய்வதற்கான படிவம்

1. பெயர் மற்றும் வட்டம்/அலுவலகம் :
2. பிறந்த நாள் :
3. பணியில் சேர்ந்த நாள் :
4. கீழ்நிலைப் பதவியின் பெயர் :
5. கீழ்நிலைப் பதவியின் சம்பள ஏற்ற முறை :
- அ) சாதாரண நிலை :
- ஆ) தெரிவு நிலை :
6. உயர்நிலைப் பதவியில் பொறுப்பு ஏற்ற நாள் :
7. உயர்நிலைப் பதவியின் பெயர் :
8. உயர்நிலைப் பதவியின் சம்பள விகிதம் (Scale of pay) :

1. (i) பணி ஒழுங்குமுறை விதி 33 (b)யின்படி பதவி உயர்வு நாளில் ஊதிய பொருத்தம் அல்லது (ii) பணி ஒழுங்குமுறை விதி 33 (b)யின்படி பதவி உயர்வு நாளில் அடுத்த நிலையில் ஊதியப் பொருத்தம் செய்தல், கீழ்நிலைப்பணியிடத்தில் ஆண்டு ஊதிய உயர்வு இயல்பாக ஏற்படும் நாளில் அறுதியிடல் ஆகிய முறைகளைத் தேர்ந்தெடுக்கும் நேர்வுகளில்:

	முன்னவர் (Senior)	பின்னவர் (Junior)
9. அ) முன்னவர் (Senior) உயர்பதவியில் ஒழுங்குமுறை விதி 33 (b) இன்படி ஊதியப் பொருத்தம் அனுமதிக்கப்பெறும்நாளில், முன்னவரும் பின்னவரும் கீழ்நிலைப் பதவியில் (சாதாரண நிலை) பெறும் ஊதியம்	}	}
ஆ) இனம் (அ)வில் உள்ள சம்பளம் எந்த நாளிலிருந்து பெறப்பட்டது அந்நாளானது ஊதிய திருத்த நாளாயிருந்தால் முந்தைய ஆண்டு ஊதிய உயர்வு இயல்பாகப் பெற வேண்டிய நாளையும், சம்பளத்தையும் குறிப்பிடுக	}	}
10. முன்னவருக்கு (Senior) உயர்பதவியில் பணி ஒழுங்கு முறை விதி 33(b)ன்படி ஊதியப் பொருத்தம் அனுமதிக்கப்பட்ட நாளில் உள்ள சம்பளம்	}	}
11. அ) பின்னவருக்கு (Junior) உயர்பதவியில் பணி ஒழுங்குமுறைவிதி 33 (b)ன்படி ஊதியப் பொருத்தம் அனுமதிக்கப்பட்ட நாளில் கீழ்நிலைப் பதவியில் அவர் பெறும் சம்பளம்	}	}
ஆ) இனம் (அ)வில் உள்ள சம்பளம் எந்த நாளிலிருந்து பெறப்பட்டது. அந்நாளானது ஊதியத் திருத்த நாளாயிருந்தால் முந்தைய ஆண்டு ஊதிய உயர்வு இயல்பாகப்பெற்ற நாளையும், சம்பளத்தையும் குறிப்பிடுக	}	}

12. பணி ஒழுங்குமுறை விதி 33(b)இன்படி, பின்னவருக்கு }  
 (Junior) உயர்நிலைப் பதவியில் ஊதியப் பொருத்தம் }  
 செய்த நாளில், முன்னவர் (Senior) பெறும் ஊதியம் }  
 மற்றும் அதே நாளில் பின்னவருக்கு (Junior) உயர் }  
 பதவியில் பொருத்தம் செய்யப்பட்ட ஊதியம் }
13. முன்னவரின் (Senior) வேண்டுகோள் :
14. பணி ஒழுங்கு முறை விதி 33 (b)யின்படி பின்னவருக்கு }  
 (Junior) உயர்பதவியில் ஊதியப் பொருத்தம் அனுமதிக்கப் }  
 பட்ட நாளில் முன்னவருக்கும் (Senior) அதே பணி }  
 ஒழுங்குமுறையின்படி ஊதியப்பொருத்தம் அதே நாளில் }  
 அனுமதிக்கப்படுமேயானால் அவர் சம்பளம் உயர் }  
 பதவியில் என்னவாக பொருத்தம் செய்யப்பட்டிருக்கும்? }  
 விவரங்கள் அளிக்கப்படவேண்டும்) }

(1.12.1984ஆம் நாளுக்கு முன்னுள்ள ஊதிய முரண்பாடுகளுக்கான உரிமைக் கோரிக்கைகளுக்கு மட்டுமே கீழேயுள்ள வரிசை எண். 15ஐ நிறைவு செய்யப்படவேண்டும்)

15. அ) 1.12.84-ல் மாற்றம் செய்யப்பட்ட சம்பளத் }  
 தொகுப்பில் பொருத்தப்பட்ட ஊதியம் (அல்லது) }  
 விருப்பத்தேவு (Option) கோரிய நாளில் }  
 பொருத்தம் செய்யப்பட்ட ஊதியம். }

ஆ) அடுத்த ஆண்டு ஊதிய உயர்வு நாள்

இ) அடுத்த ஆண்டு ஊதிய உயர்வு நாளில் பெறும் ஊதியம் :

II பதவி உயர்வு நாளில் கீழ் நிலைப் பதவியின் தெரிவு நிலையில் கூடுதலாக ஒரு ஆண்டு ஊதிய உயர்வை சேர்த்தல் (அல்லது) கீழ்நிலைப் பதவியில் தெரிவு நிலையில் உள்ள அதே ஊதியத்தை பதவி உயர்வு நாளில் பெறுதல் மற்றும் கீழ்நிலைப் பதவியின் தெரிவு நிலையில் அடுத்த ஆண்டு ஊதிய உயர்வு இயல்பாக ஏற்படும் நாளில் கீழ்நிலைப் பதவியின் தெரிவு நிலையில் பெறும் ஊதியத்திற்கு கூடுதலாக ஒரு கருத்தியலான (notional) ஆண்டு ஊதிய உயர்வைச் சேர்த்தல் ஆகிய முறைகளை தேர்ந்தெடுக்கும் நேர்வுகளில்:

16. அ) முன்னவருக்கு (Senior) ஒரு கருத்தியலான }  
 (notional) ஒரு ஆண்டு ஊதிய உயர்வு }  
 அனுமதிக்கப்படும் நாளில், முன்னவர் மற்றும் }  
 பின்னவர் (Senior and Junior) கீழ்நிலைப் }  
 பதவியின் தெரிவு நிலையில் பெறும் ஊதியம் }

ஆ) இனம் (அ)வில் உள்ள ஊதியம் எந்த நாளிலிருந்து }  
 பெறப்பட்டது. (அந்நாளானது ஊதிய திருத்த }  
 நாளாயிருந்தால் முந்தைய ஆண்டு ஊதிய உயர்வு }  
 இயல்பாகப் பெற வேண்டிய நாளையும் சம்பளத்தையும் }  
 குறிப்பிடுக) }

17. கருத்தியலான (notional) ஊதிய உயர்வுப் }  
 பயனாக ஒரு ஆண்டு உயர்வை முன்னவருக்கு }  
 (Senior) அனுமதிக்கும் நாளில், உயர்நிலைப் }  
 பதவியில் அவருடைய ஊதியம். }

18. அ) கருத்தியலான (notional) ஒரு ஆண்டு ஊதிய }  
 உயர்வு பயனை அனுமதிக்கப் பெறும் நாளில், }  
 பின்னவர் (Junior) கீழ்நிலைப் பதவியின் }  
 தெரிவு நிலையில் பெறும் ஊதியம். }

ஆ) இனம் (அ)வில் உள்ள சம்பளம் எந்நாளிலிருந்து }  
 பெறப்பட்டது. (அந்நாளானது ஊதியத் திருத்த }  
 நாளாகியிருந்தால் முந்தைய ஆண்டு ஊதிய }  
 உயர்வு இயல்பாக பெறவேண்டிய நாளையும், }  
 சம்பளத்தையும் குறிப்பிடுக) }

19. பின்னவருக்கு (Junior) ஒரு கருத்தியலான (notional) ஊதிய உயர்வுப் பயனை அனுமதிக்கும் நாளில், அவர் உயர்பதவியில் பெறும் ஊதியம் மற்றும் அந்நாளில் முன்னவர் (Senior) அதே பதவியில் பெறும் ஊதியம். }
20. முன்னவரின் (Senior) வேண்டுகோள் : }
21. பின்னவருக்கு (Junior) உயர்பதவியில் ஒரு கருத்தியலான (notional) பயனை அனுமதித்த நாளில் முன்னவருக்கும் (Senior) அதே பயனை அதே நாளில் அனுமதிக்கப் படுமேயானால் அவர் சம்பளம் உயர் பதவியில் என்னவாக பொருத்தம் செய்யப்பட்டிருக்கும்? }
- (1.12.1984 ஆம் நாளுக்கு முன்னதாக உள்ள முரண்பாடு-களுக்கான உரிமைக் கோரிக்கைகளுக்கு மட்டும் கீழே உள்ள வரிசை எண். 22-ஐ நிறைவு செய்யப்பட வேண்டும்) }
22. அ) 1.12.1984-ல் மாற்றம் செய்யப்பட்ட சம்பளத் தொகுப்பில் பொருத்தப்பட்ட ஊதியம் அல்லது பின்னவர் (Junior) விருப்ப தேர்வு (option) கோரிய நாளில் பொருத்தப்பட்ட ஊதியம். }
- ஆ) அடுத்த ஆண்டு ஊதிய உயர்வு நாள் }
- இ) அடுத்த ஆண்டு ஊதிய உயர்வு நாளில் பெறும் ஊதியம் }

தொடர்புடைய பணியாளர்களின் பணிப் பதிவேடுகளைச் சரிபார்த்து மேற்காணும் விவரங்கள் அளிக்கப்பட்டுள்ளன எனச் சான்றளிக்கப்படுகிறது.

\* பணித்தொகுதி அலுவலர்/ஊதிய முரண்பாடு.

குறிப்பு: ஊதியம்/சம்பளம் என்ற சொற்களை இடத்திற்கு தகுந்தாற்போல் பயன்படுத்திக்கொள்ள வேண்டும்.

\* உரிய அலுவலரின் பதவியை குறிப்பிடவும்.

படிவம் - 2

கு.கோ.எண். ....

ஊதிய முரண்பாடுகளைச் சரி செய்யும் நேர்வுகளுக்கூரிய நடவடிக்கைக்கான படிவம்

1. முன்னவரின் பெயர் (Senior) :
  2. பின்னவரின் பெயர் (Junior) :
  3. திருத்தப்பட்ட ஊதியம்/சம்பள ஏற்றமுறையில் ஊதியம் பொருத்தப்பட்ட காலத்தில் திருத்தியமைக்கப்பட்ட/(Revised and Pre-revised) திருத்தியமைக்கப்-படுவதற்குமுன் இருந்த ஊதிய/சம்பள ஏற்ற முறைகள் }
  4. முன்னவரின்(Senior) ஊதியம்/சம்பளம் தொடர்பான விவரங்கள் }
- அ) புதிய ஊதிய ஏற்ற முறையில் ஊதியம் அறுதியிட்ட நாளில் அவர் பழைய ஊதிய ஏற்ற முறையில் பெற்ற அடிப்படை ஊதியம்/சம்பளம் }

- ஆ) இனம் (அ)-வில் குறிப்பிட்ட ஊதியம்/சம்பளம் }  
அவர் எந்த நாளிலிருந்து பெற்றுவந்தார்? }
- இ) பணி மதிப்பு சிறப்பளிப்பு (Service weightage)
- ஈ) திருத்தியமைக்கப்பட்ட ஊதிய/சம்பள ஏற்ற }  
முறையில் பொருத்தப்பட்ட ஊதியம்/சம்பளம் }
5. பின்னவர் (Junior) ஊதியம் தொடர்பான விவரங்கள்}
- அ) புதிய ஊதிய ஏற்ற முறையில் ஊதியம் }  
அறுதியிட்ட நாளில் அவர் பழைய ஊதிய }  
ஏற்ற முறையில் பெற்ற அடிப்படை ஊதியம்/ }  
சம்பளம் }
- ஆ) இனம் (அ)-வில் குறிப்பிட்ட ஊதியத்தை }  
அவர் (பின்னவர்) எந்நாளிலிருந்து }  
பெற்றுவந்தார்? }
- இ) இனம் (அ)-வில் கூறப்பட்டுள்ள ஊதியத்தை }  
முன்னவர் எந்த நாளிலிருந்து பெற்று வந்தார்? }
- ஈ) பணி மதிப்பு சிறப்பளிப்பு (Service weightage) : .
- உ) திருத்தியமைக்கப்பட்ட ஊதிய/சம்பள ஏற்ற }  
முறையில் பொருத்தப்பட்ட ஊதியம்/சம்பளம் }

படிவம் - 3

கு.கோ.எண். . . . .

தெரிவுநிலை பதவிக்கு செல்லும் நாளில் ஏற்படும் ஊதிய முரண்பாடு குறித்து

பரிசீலிக்க வரையறுக்கப்பட்ட படிவம்

(நிரந்தரம் வா.ஆ. (மு.வா.) எண்.53. செயலகக் கிளை. நாள் 27.6.89 ஏற்ப)

1. பெயர் : முன்னவர் பின்னவர்
2. பதவி : (Senior) (Junior)
3. வட்டம்/அலுவலகம்
4. சாதாரண நிலையில் ஊதிய/சம்பள ஏற்றமுறை :
5. தெரிவு நிலைப் பதவிக்கு செல்லும் நாள் :
6. தெரிவு நிலைப் பதவியின் ஊதிய/சம்பள ஏற்ற முறை :
7. ஊதிய/சம்பள ஒழுங்கு முறை :

முன்னவர்			பின்னவர்		
நாள்	சாதாரண நிலையில் ஊதியம்/சம்பளம்	தெரிவு நிலையில் ஊதியம்/சம்பளம்	நாள்	சாதாரண நிலையில் ஊதியம்/சம்பளம்	தெரிவு நிலையில் ஊதியம்/சம்பளம்

/ உண்மை நகல் /

Encl.:

Tamil Nadu Electricity Board

FORM-1

N.F.NO.

## Proforma for Considering Cases of Rectification of Pay Anomaly

1. Name and Circle/Office :
  2. Date of birth :
  3. Date of entry :
  4. Lower post scale :
  5. Lower post scale(s)
    - (i) Ordinary Grade :
    - (ii) Selection Grade :
  6. Date of promotion :
  7. Higher post :
  8. Higher post Scale(s) :
- I When the methods (i) S.R. 33 (b) fixation on the date of promotion or (ii) next stage fixation on the date of promotion S.R. 33 (b) fixation on the date of accrual of increment in lower post in chosen
9. (a) Pay in lower post (OG) to both on the date of which S.R. 33 (b) pay fixation is allowed to the senior }  
 (b) Date from which the pay in item (a) was drawn. }  
 If such date is wage revision date previous }  
 normal date of increment with pay should }  
 also be indicated. }
  10. Senior's pay in the higher post on the date on which S.R. 33 (b) pay fixation is allowed to him. }
  11. (a) Pay in lower post (OG) to the junior on the date on which S.R. 33 (b) pay fixation is allowed to him. }  
 (b) Date from which pay in item (a) was drawn. }  
 If such date is wage revision date previous }  
 normal date of increment with pay should }  
 also be indicated. }
  12. Senior's pay on the date on which S.R. 33 (b) pay fixation is allowed to the junior and the pay fixed to the junior in the higher post on that date. }
  13. Senior's request :
  14. Had the senior also been allowed S.R. 33 (b) pay fixation on the date on which S.R. 33 (b) pay fixation is allowed to the junior what would be his pay in the higher post on that date. (Details also should be given) (Column 15 below should be filled only when the claim for anomaly is from a date prior to 1.12.1984. }



15. (a) Pay fixed in revised scale on 1.12.84 }  
or the further date of option }  
(b) Date of next increment :  
(c) Pay on the date of next increment :

11. When the method (i) adding one additional increment to the pay drawn in the selection grade of the lower post on the date of promotion or (ii) drawing the same pay drawn in selection grade of lower post on the date of promotion and adding one notional increment to the pay drawn in the selection grade of lower post on the date of accrual of next increment in the selection grade of lower post is chosen:

16. (a) Pay in selection grade of lower post to both }  
on the date on which adding one notional }  
increment benefit is allowed to the senior. }  
(b) Date from which the pay in item (a) was drawn. }  
(if such date is wage revision date previous }  
normal date of increment with pay should }  
also be indicated) }
17. Senior's pay in the higher post on the dates on }  
which adding the notional increment benefit is }  
allowed to him }
18. (a) Pay in selection grade of lower post to the }  
junior on the date which adding "one }  
notional increment benefit" is allowed to him. }
- (b) Date from which the pay in item (a) was drawn. }  
(if such date is wage revision date previous }  
normal date of increment with pay should }  
also be indicated) }
19. Senior's pay on the date on which adding one }  
notional increment benefit on the date on which }  
such a benefit is allowed to the junior and the pay }  
fixed to the junior in the higher post on that date. }
20. Senior's request :
21. Had the senior also been allowed adding one }  
notional increment benefit on the date on which }  
such a benefit is allowed to the junior, what }  
would be his pay in the higher post on that date. }  
(Column 22 below should be filled only when }  
the claim for anomaly is from a date prior to }  
1.12.1984) }
22. (a) Pay fixed in revised scale on 1.12.84 or the }  
further date of option :  
(b) Date of next increment :  
(c) Pay on the date of next increment :

(i) Certified that the details given above are verified from the service books of the employees concerned.

Personnel Officer/Anomaly.

## FORM - II

PROFORMA FOR DEALING WITH CASES OF RECTIFICATION OF PAY ANOMALY

1. Name of the Applicant (Senior) :
2. Name of the Junior :
3. Post held during revised scale of pay fixation }  
and the pre-revised and revised scale(s) of pay }
4. Details in respect of the Senior
  - (i) Pre-revised scale of pay on the date of }  
pay fixation in the Revised scale }
  - (ii) The date from which he drew the pay }  
in item (1) above }
  - (iii) Service weightage :
  - (iv) Pay fixed in Revised scale :
5. Details in respect of the Junior
  - (i) Pre-revised scale of pay on the date of }  
pay fixation in the revised scale. }
  - (ii) The date from which he (Junior) drew }  
the pay in item (i) above }
  - (iii) The date from which the senior drew }  
the pay in item (i) above }
  - (iv) Service weightage :
  - (v) Pay fixed in Revised scale :

## FORM - III

Proforma to Consider Cases of Rectification of Pay Anomaly on the Date of  
Selection Grade Movement

(Permanent) B.P. (FB) No.53, (Sectt. Branch), dated 27.6.1989.

- |  | (Senior) | (Junior) |
|--|----------|----------|
| 1. Name                                | :        | :        |
| 2. Category                            | :        | :        |
| 3. Circle/Office                       | :        | :        |
| 4. Ordinary Grade Scale                | :        | :        |
| 5. Date of Movement of Selection Grade | :        | :        |
| 6. Selection Grade Scale               | :        | :        |
| 7. Regulation of Pay                   | :        | :        |

Senior			Junior		
Date	Ordinary Grade pay	Selection Grade pay	Date	Ordinary Grade pay	Selection Grade pay

/ True Copy /

Memorandum (Permanent) No.49945/A7/A72/2002-1, (Secretariat Branch), dated 30.5.2002.

Sub: Loans and Advances - Technical Education Loan - Admissibility of Technical Education Loan to an employee for study of his/her ward under Management Quota - Modification - Instructions - Issued.

Ref: Board Office Secretariat Branch Memo. (Per.) No.71351/A7/A72/99-1, dated 9.11.99.

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In cancellation of the instructions issued against item No. (IV) in para 3 of the Board's memorandum cited, it is hereby ordered that Technical Education Loan shall be granted to the wards of Board's employees who got admission under "Management Quota" for Post Matric Professional and Technical Courses conducted in the educational institutions under the control of Director of Medical Education, Director of Technical Education, Director of Agriculture and Director of Animal Husbandry including recognised Non-Government Institutions and the Institutions under the control of Private Management.

2. The fees fixed for payment seat category in the Educational Institutions under the control of Director of Medical Education, Director of Technical Education, Director of Agriculture and Director of Animal Husbandry shall be sanctioned as Technical Education Loan to those who got admission under "Management Quota".

3. These orders shall take effect from the date of issue of this memorandum.

(By Order of the Chairman)

G. Gnanaselvam,  
Secretary.

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கடித எண். 030589/ஐ58/ஐ581/2002-1, (நிர்வாகக் கிளை), நாள் 31.5.2002.

பொருள்: ஒப்பந்த தொழிலாளர்கள் - கள உதவியாளர்களாகப் பணி அமர்த்தப்பட்டவர்கள் - முதன்மைப் பட்டியல் நிர்ணயம் செய்தல் - தொடர்பாக.

பார்வை: தங்களது கடித எண்.10/நி.பி.2/உதவி.1/2002-14, நாள் 15.3.2002.

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பார்வையில் கண்ட தங்களது கடிதத்தின் தொடர்பாக தெரிவிப்பது யாதெனில், காலித் பரிந்துரையில் இடம் பெற்றவர்களை கள உதவியாளர்களாக தேர்வு செய்யும் சமயம் தேர்வுப் பட்டியலை கணக்கில் கொண்டு அதன் அடிப்படையிலேயே முதன்மைப் பட்டியல் (Seniority) நிர்ணயம் செய்யலாம் என இவ்வலுவலக 24.6.1995 நாளிட்ட கடிதத்தின் மூலம் உத்தரவு வழங்கப்பட்டது.

2) இருப்பினும் இப்பட்டியலில் இடம் பெற்று பணி நிரந்தரம் செய்யப்பட்ட சில ஒப்பந்தத் தொழிலாளர்கள் அளித்த ஆவணங்களில் சில வேறுபாடுகள் இருந்தமையால் அவர்கள் பணி நியமன உத்தரவின்படி உடனடியாக பணியேற்பு செய்யவில்லை. அவர்களைப் பொறுத்தவரை மீண்டும் ஆவணங்கள் சரிபார்க்கப்பட்டு அவர்கள் பணியேற்பிற்கான உத்தரவுகள் வழங்க சில காலம் ஆகிவிட்டபடியால் அத்தகையவர்களுக்கு தேர்வுப் பட்டியலின்படி பணிமூப்பு வழங்கிட இயலாது. ஆதலால் அவர்களைப் பொறுத்தமட்டில் தங்கள் கடிதத்தில் பத்தி 6 (அ)-வில் தெரிவித்துள்ளபடி அவர்கள் பணிேற்பு செய்த நாளை கணக்கில் கொண்டு அவர்களுக்கு முதன்மைப் பட்டியலை (Seniority) நிர்ணயம் செய்யலாம் என்பதனை தெரிவித்துக்கொள்கிறேன்.

பா. ஜெயராமன்,  
தலைமைப் பொறியாளர்/பணியமைப்பு.

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## PART - III

### Finance

Memo.No.X/CFC/DFC/Rev/RIS/AO/CB/E4/591/2002, (Accounts Branch), dated 2.5.2002.

Sub: Electricity - Formation of Revenue Intelligence Squad at Regional Level to monitor Revenue Collection and allied Works.

At present Board is having internal check and internal audit through Revenue Branch and Internal Audit Wing. However, it does not have the facility of field verification for ensuring the accuracy of meter readings with reference to the office records and actual reading at the consumers' premises. Similarly the applicability of tariff, low consumption in respect of high consumption industrial consumers etc., needs frequent field verification to avoid loss of revenue to Board. In the above context it has been decided to form one Revenue Intelligence Squad for each region separately under the direct control of respective Chief Engineers/Distribution. This squad will comprise of One Accounts Supervisor and one Assistant (Accounts). One Assistant Accounts Officer on rotation basis may also be included in the Squad. The Squad will be formed from among the existing staff available in circle office/Revenue Branches by suitable reallocation of work by the Chief Engineers/Distribution.

The following will be their main functions:

- i. Though headquarters is receiving a return from circles that all the services are assessed under their control, the above Squad will make a thorough inspection at Section level whether all the services have been assessed or not?
- ii. The above Squad will inspect the consumers' premises at random and verify the consumption pattern with reference to the white meter card and green meter card and the actual readings recorded in the meter.
- iii. Whether correct application of tariff is followed will be checked up.
- iv. The above Squad will identify the highest current consumption consumers in the section offices and a thorough analysis of the details of the consumers, their collections, remittances, differences if any, review of current consumption deposit of the respective consumers should be made.
- v. The pro-rata wages claimed by the Assessors, may be verified.
- vi. Whether Service connection Register is maintained and the service connection is effected as per rules in the Section Offices. Whether the OTRs are sent to the Revenue Branches in complete shape for (e.g.) in the case of CT meters the multiplication factors are entered correctly.
- vii. To ensure that the new services effected are issued with the initial bill and necessary OTR sent to the Revenue Branch. To ensure that the CCD/MCD/Devpt. Charges etc., are collected in proportion to the sanctioned load.
- viii. Whether the defective meters are replaced properly and average consumption charges have been levied as per the terms and conditions of supply. In case of disproportionate increase/decrease in the consumption pattern, the genuineness of the reading consumption and the healthiness of the meter is to be verified.
- ix. In case of L.T. Industrial services, the actual connected load has to be verified with reference to the contractual load.
- x. Whether all the Street Light services are metered?
- xi. Whether the cash collections are properly remitted into the Bank. Whether the dishonoured cheques are properly accounted for and the money collected along with the clerical charges from the consumers.

- xii. Whether the Disconnection/Reconnection register is maintained and whether 100% disconnection is effected in case of non-payment of C.C. Charges except local bodies, Government Departments etc.

The Revenue Intelligence Squad will be visiting the Sections based on the instructions from the Chief Engineers/Distribution, at a short notice.

The Squads will commence function immediately. Consolidated monthly Inspection report from each Region should be sent by 10th of subsequent month.

The Superintending Engineers of Distribution Circles are directed to extend necessary facilities to the Squad deputed for the above purpose.

K. Gnanadesikan,  
Chairman.

\* \* \*

Generation Circle - Contract Labourers engaged Departmentally payment - Revision of rates adopting P.W.D. schedule of rates for the year 2000-2001 - Administrative approval - Accorded.

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

(Technical Branch)

Dated 8.5.2002,  
Chithirai 25, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

U.O.No.CE/H/SE/H (E)/EEC/F.Contract Labour/D.78, dated 5.4.2002.

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**Proceedings:-**

Administrative approval is hereby accorded for effecting revision of wages to the balance 303 Contract Labourers engaged departmentally in four Hydro Generation Circles adopting PWD Schedule of rates for the year 2000-2001. This will take effect from the date of this B.P. and the same will continue until further orders.

2. To charge the above expenditure to the account of TNEB - Funds - Revenue Expenses - Hydro Stations concerned - 75 Employees Cost.

(By Order of the Chairman)

K. Mounagurusamy,  
Chief Engineer/Hydro.

\* \* \*

Tamil Nadu Electricity Board - Adoption of Common Tamil Software in all the Offices of TNEB - Approval accorded - Regarding.

(Permanent) B.P. (Ch.) No.130

(Technical Branch)

Dated 13.5.2002,  
Chithirai 30, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

Lr.No.28664/A.23/A.232/2002-1, dated 1.4.2002.

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**Proceedings:-**

Instructions are already in force that all correspondences sent to the Office of the Minister for Electricity and various Departments of the Govt. of Tamil Nadu should be sent in Tamil only.

2. In this regard, all Govt. Offices are using 'Vanavil' Tamil Software and require that all soft copies of files sent to Govt., should be in "Avvaiyar font" of Vanavil Tamil Software. Recently lot of difficulties were experienced during the consolidation and printing of replies that were sent for the cut motions of the Tamil Nadu Legislative Assembly, since different offices of TNEB used different Tamil software/fonts.

3. Taking these into consideration and in order to avoid delay in sending replies to the Govt., it is proposed to adopt common Tamil Software in all the offices of TNEB and instructions have already been issued to load the same software in atleast one PC in each office both at headquarters and all Regional/Circle offices.

4. The Tamil Nadu Electricity Board after careful consideration accords approval to install Vanavil Tamil Software in all the offices of Tamil Nadu Electricity Board and to procure 120 Nos. of Vanavil Tamil Software at a Total cost of Rs.2,14,200/- (at the rate of Rs.1785/- per user license) through M/s. ELCOT, Chennai-96.

5. The Orders for the procurement of the Vanavil Tamil Software through ELCOT will be processed and allotted to various offices by Chief Engineer/Materials Management.

6. The expenditure is debitable to Tamil Nadu Electricity Board, Capital Expenditure, Account Code No.14.909.

(By Order of the Chairman)

C. Gopalsamy,  
Chief Engineer/Commercial.

\* \* \*

Letter No.1994/X/DFC/S/D.42/2002, (Accounts Branch), dated 13.5.2002.

Sub: Maximum Inventory level to be maintained for the year 2002-2003 -  
Communicated - Regarding.

A Statement showing the inventory level to be maintained by the Circles for the year 2002-2003, as approved by Chairman/Tamil Nadu Electricity Board is enclosed herewith for strict adherence. Actual inventory level in the Circles should be maintained well within the maximum level or below the level now fixed at any point of time during the year 2002-2003.

2. It is seen from the inventory level so far maintained by the Circles that they have not shown adequate importance to the guidelines issued by this office to maintain the inventory level to the barest minimum. Excess inventory results in unnecessary lock up of Board's money and other associated costs, such as interest cost, inventory carrying cost, obsolescence etc.

3. Further in view of the tight financial conditions prevailing in the Board and also to improve the financial conditions, the Superintending Engineers and Chief Engineers are requested to ensure that all efforts should be made to control the inventory to keep it within the prescribed level, by adopting five fold strategy (viz.).

- i) To be more cost conscious in inventory management.
- ii) By regulating the P.Os. and delivery schedules to suit the work schedule requirement so that the inventory is kept for minimum period in stores. Wherever necessary the delivery can be rescheduled after getting Competent Authority's approval. The concept of "Just in time" (JIT) inventory management can be achieved over a period so that the inventory cost gets considerably reduced in Board.
- iii) Scraps and empties must be disposed off then and there and money realised to Board's account without any delay. Action is to be initiated for the diversion of non-moving and obsolete items to needy circle. In case they are not usable, action may be initiated to dispose off these items after getting approval of Competent Authority.

- iv) Periodical review and inspection of Stores by Superintending Engineers/Chief Engineers and other inspecting Officers may be ensured to keep a watch over the inventory level and to ensure that the level is maintained within the limits prescribed. The materials arrived in Stores should be taken into stock immediately for beneficial use and should not wait for more than three days for want of check measurement etc.
- v) In order to control and reduce the inventory level, the Circle Superintending Engineers must ensure that the receipts and issues are properly watched on a month to month basis and issues from Stores to work must be more than the receipts of Stores so that the inventory level can be reduced in a phased manner. Moreover maximum inventory level fixed should not be taken an authorisation to keep the inventory at that level.

4. The maximum inventory level should not exceed the limit prescribed for 2002-2003 under any circumstances and proposal or ratification of the excess stock held in the Circles will not be entertained.

5. Receipt of this letter may be acknowledged to Deputy Financial Controller/Stores, Chennai-2.

S. Nagalsamy,  
Accounts Member.

Encl.: 1 Statement.

**STATEMENT SHOWING THE INVENTORY LEVEL TO BE MAINTAINED FOR THE YEAR 2002-2003**

Sl. No.	Name of the Circle	Maximum Inventory Level fixed for 2002-2003
1.	2.	3.
(Rs. in lakhs)		
1.	<b><u>DISTRIBUTION CIRCLES:</u></b>	
	<b><u>Chennai Region/North</u></b>	
1.	Chennai EDC/North	1050
2.	Chennai EDC/Central	720
	Sub Total	1770
	<b><u>Chennai Region/South</u></b>	
3.	Chengalpattu	590
4.	Chennai EDC/South	1050
5.	Chennai EDC/West	590
	Sub Total	2230
	<b><u>Vellore Region</u></b>	
6.	Dharmapuri	455
7.	Tirupathur	390
8.	Kancheepuram	350
9.	Vellore	455
	Sub Total	1650
	<b><u>Villupuram Region</u></b>	
10.	Cuddalore	785
11.	Thiruvannamalai	845
12.	Villupuram	975
	Sub Total	2605

1.	2.	3.
	<u>Erode Region</u>	
13.	Mettur	845
14.	Erode	650
15.	Gobi	390
16.	Salem	715
		-----
	Sub Total	2600
		-----
	<u>Coimbatore Region</u>	
17.	Coimbatore/North	590
18.	Coimbatore/South	785
19.	Nilgiris	590
20.	Udumalpet	590
21.	Coimbatore/Metro	390
		-----
	Sub Total	2945
		-----
	<u>Trichy Region</u>	
22.	Nagapattinam	445
23.	Pudukkottai	520
24.	Thanjavur	390
25.	Trichy/North	615
26.	Trichy/Metro	455
27.	Karur	170
		-----
	Sub Total	2595
		-----
	<u>Madurai Region</u>	
28.	Dindigul	785
29.	Madurai	520
30.	Madurai Acquisition	390
31.	Sivaganga	590
32.	Ramnad	390
33.	Theni	455
		-----
	Sub Total	3130
		-----
	<u>Tirunelveli Region</u>	
34.	Tuticorin	520
35.	Virudhunagar	520
36.	Kanyakumari	325
37.	Tirunelveli	1110
		-----
	Sub Total	2475
		-----



1.	2.	3.
II.	<u>GENERATION CIRCLES</u>	
38.	E.T.P.S.	6000
39.	N.C.T.P.S.	5000
40.	M.T.P.S.	8400
41.	T.T.P.S.	7700
42.	B.B.G.T.P.S.	400
43.	Erode	100
44.	Kundah	150
45.	Tirunelveli	75
46.	Kadamparai	90
	Sub Total	27915
III.	<u>CONSTRUCTION CIRCLES</u>	
47.	G.C.C./Trichy	1500
48.	G.C.C./Madurai	1000
49.	G.C.C./Coimbatore	1000
50.	G.C.C./Chennai	2000
51.	G.C.C./Salem	2500
52.	Chennai Development Circle	1000
	Sub Total	9000
IV.	<u>PROJECT CIRCLES</u>	
53.	Masinagudi	200
54.	Bhavani	150
55.	M.T.P.P.	75
	Sub Total	425
V.	<u>WORKSHOP CIRCLE</u>	
56.	Mettur Workshop	180
VI.	<u>PROTECTION &amp; COMMN.</u>	
57.	Coimbatore	115
VII.	<u>CIVIL MAINTENANCE</u>	
58.	Madurai	10
	GRAND TOTAL	59645

/ True Copy /

Electricity - Fire accident at Central Stores/Erode occurred on 10.10.94 - Write-off the cost of materials lost in Fire Accident - Ordered.

Routine B.P. (FB) No.1

(Accounts Branch)

Dated 21.5.2002,  
Vaikasi 7, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

Item No.14 of the Extract from the minutes of the  
855th meeting of the Board held on 13.5.2002.

**Proceedings:-**

The Chief Engineer/Erode had reported that the materials to the value of Rs.10,64,044.40 were lost due to fire accident at Central Store/Erode on 10.10.94 due to electrical fault.

A complaint with Surampatty Police Station was lodged and FIR Registered. After detailed investigation the Police authorities had closed the case as "Accidental Fire". The Divisional Fire Officer/Erode had also furnished a certificate to that effect.

The Chief Engineer/Erode proposed to write-off the cost of materials lost due to fire accident on the following grounds.

1. There was rain, heavy wind and lightning.
2. It was probable that some stray sparks at the time of lightning (or) at the time of feeder tripping would have caused the ignition.
3. Due to inflammable nature of materials such as tube light fittings, tube light, bulbs and uniform clothes the fire had spread out quickly.
4. The electrical wiring in the Central Stores was maintained in good condition to prevent fire and also adequate precautionary measures were taken well in advance.
5. As the Store building was in a completely closed condition the fire was noticed only when it reached the roof level. Causing the bursting of asbestos sheets.
6. All efforts were taken to put out the fire quickly and to prevent the fire spreading to other areas.
7. The Annual Stock Verification of 'D' Section Stores was conducted from 7.4.94 to 13.4.94 and no shortage was reported.
8. The examination of the witness revealed that no motive or any other outside influence could be established for the cause of fire.

Under these circumstances, the Board approves the proposal of Chief Engineer/Distribution to write-off Rs.10,64,044.40 (Rupees Ten Lakhs sixty four thousand and forty four and forty paise only) being the cost of materials destroyed in fire accident on 10.10.94.

The cost of materials lost in fire may be debited to A/c. No.79.882, Loss to stock on account of Flood, Cyclone, Fire etc.

(By Order of the Board)

S. Kathiresan,  
Chief Financial Controller/General.

TNEB - Residential quarters at JJR Nagar, Vyasarpadi for Board Staff - Repair and rehabilitation of quarters - Anticorrosive remedial measures - Administrative approval - Accorded.

(Permanent) B.P. (Ch.) No.152

(Technical Branch)

Dated 28.5.2002,  
Vaikasi 14, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

Chairman's approval dated 22.5.2002 on CE/CD's note dated 2.5.2002.

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**Proceedings:-**

Administrative approval is hereby accorded for the repair and rehabilitation works for Board's residential quarters at JJR Nagar, Vyasarpadi at a cost of Rs.20,00,000/- (Rupees Twenty lakhs only) based on the proposal of Chief Engineer/Ennore Thermal Power Station/Ennore in the initial phase to carryout repair works for some of the worst affected blocks.

2. The expenditure for the above work is debitable to TNEB Funds - Ennore Thermal Power Station - A/c. Code:74.340 (Revenue expenditure).

(By Order of the Chairman)

V. Ganapathy,  
Chief Engineer/Civil Designs.

\* \* \*

Memorandum (Per.) No.18529/A18/A182/2002-1, (Secretariat Branch), dated 29th May, 2002.

Sub: Allowance - Monthly ceiling on drawal of Travelling Allowance - Enhancement of limit for EHT Lines Wing - Orders - Issued.

Ref: (1) (Per.) B.P. (FB) No.2, (SB), dated 5.1.90.  
(2) Board's Memo. No.62387/A18/A182/99-1, dated 18.4.2000.  
(3) Board's Memo. (Per.) No. 17193/A18/A182/01-1, dated 7.5.2001.  
(4) From the CE/D/CBE Region Lr. No.011989/379/Adm.3/A7/FTA/2001-7, dt.19.2.2002.

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In continuation of the Board's Memorandum third cited, it is hereby ordered that the monthly ceiling limit on drawal of Travelling Allowance (excluding Bus/Train fare) in respect of Engineers of EHT Lines Wing be enhanced as follows:-

		Existing	Revised
		Rs.	Rs.
1. Executive Engineer Without Own Conveyance	:	1,000	1,250
2. Assistant Executive Engineer Without Own Conveyance	:	750	1,250
3. Assistant Engineer/Junior Engineer I Grade and II Grade Without own Conveyance	:	500	1,000

2. The above orders shall take effect from the date of issue of this order.

3. Receipt of the Memorandum shall be acknowledged.

(By Order of the Chairman)

G. Gnanaselvam,  
Secretary.

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## PART - IV Technical

Circular Memo.No.X/DFC/T/AO/T/D.28/361/2002, (Accounts Branch), dated 2.5.2002.

Sub: Tender - Issuing of Tender documents - Certain instructions issued - Reg.

It has been brought to notice that difficulties are faced by the prospective bidders in getting the tender documents in time from the P.O. placing authorities.

The tender inviting authority shall ensure that the tender documents are made available from the date of publication of the Tender notice and are issued to any person who is willing to remit the cost of the documents.

In order to have more flexibility to the intending tenderers in getting the tender documents it is instructed that five copies of tender documents, where the value of tender is more than Rs.10 lakhs may be made available to Deputy Financial Controller/Tender/O/o. CFC/Chennai 2, so that intending tenderers can remit cost of tender documents at cash section O/o. Chief Financial Controller and obtain copy of tender documents from DFC/Tender O/o. CFC.

In such cases the Tender Notice shall contain the information of availability of Tender Documents on payment either at the O/o. the P.O. placing authority or at the O/o. the CFC/Chennai-2.

The above instructions are issued for strict adherence.

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

S. Nagalsamy,  
Accounts Member.

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Indian Electricity Act 1910 - Insertion of New Section 50B - Indian Electricity (Tamil Nadu Amendment) Act 1998 - Compounding of offences committed under IE Act 1910 - Instruction issued.

(Permanent) B.P. (Ch.) No.119

(Technical Branch)

Dated 3.5.2002,  
Chithirai 20, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

1. Memo.No.SE/Plg./EE/MP/AEE.3/F.IE Act/D.114/2000, dt. 17.6.2000.
2. Memo.No.SE/IEMC/EE.1/AEE/D.No.773/2000, dt. 17.11.2000.

### Proceedings:-

The Government of Tamil Nadu by an Act No.33 of 1998 had amended Section 20 and 26 of the Indian Electricity Act 1910 and inserted a new section viz. Section 50 (B) in the said I.E. Act 1910. A copy of the TNGG in which the said Act was published has already been communicated in the reference first cited to all the officers of the Board for strict adherence.

In the memo. 2nd cited further instructions were issued as to how the offences have to be compounded and composition fee be collected from the consumers accused of theft of energy as per the Section 50 (B) of the said Act against whom F.I.R. is registered.

### In this connection, the following further instructions are issued:-

1. Under B.P. Ms. (Ch.) No.484, (Sectt. Br.), dt. 24.12.1983 the TNEB had authorized the A.E.E. in charge of various distributions to Institute prosecution in the capacity of a person aggrieved for purpose

of Section 50 of the I.E. Act 1910 (C.A. IX of 1910) against any person for any offence committed against the provisions of the Act or any rule, license or order made thereunder.

2. The said territorial AEE/O&M can now collect the compound fee as assessed under Section 50 (B) of I.E. Act 1910 even without lodging F.I.R. against such person who has committed or is reasonably suspected of having committed an offence punishable under Indian Electricity Act 1910 or the rules made thereunder by way of composition of such offence.

3. The method of calculating and collecting of the amount towards compounding fee is as follows:-

- (a) The quantity of units consumed during the period of theft shall be worked out as per Clause 8.03 of the schedule Part-I Terms and Conditions of Supply of Electricity.
- (b) The actual energy stolen shall be arrived at by excluding the energy consumption recorded in the meter.
- (c) The actual sum of money to be collected for compounding the offence of theft of energy shall be worked out at the rate of tariff payable under tariff notification issued by the Government of Tamil Nadu for that category of consumers in respect of theft of energy cases except theft by direct hook cases, where there is no metering and where no service connection is given by the Board. The rate to be applied is one which is payable as on the date of detection of theft.
- (d) The rates of tariff payable in respect of theft by direct hook cases, where there is no meter and where there is no service connection effected by the Board, for the different purposes of use by the consumers shall be as follows:-
  - (i) Except services covered under LT Tariff-IV (Agriculture and Government Seed (Farm) and LT Tariff-IB (Hut etc.) in all other LT services where theft is committed or reasonably suspected of having been committed, the rates of tariff payable by them shall be at the rate they would have paid if they had service connection on the date of detection.
  - (ii) In the case of theft of energy by Agricultural consumer the tariff applicable for energy charges under Low Tension Tariff-III A (For Cottage and Tiny Industries etc.) shall be adopted.
  - (iii) In the case of theft of energy in hut services etc. (covered under LT Tariff IB), the Tariff rates for LT Tariff-IA (Domestic purposes) shall be adopted.
  - (iv) Combination of any two or more purposes - The tariff which is higher in the combination shall be adopted.
  - (v) The rate of tariff as applicable on the date of detection only shall be adopted in all cases.
- (e) The Assistant Executive Engineer/O&M concerned shall inform the consumer concerned where theft of energy has been detected, the provisions of Section 50 (B) of Indian Electricity Act 1910, so as to enable him to exercise option to compound the offence. The amount of composition fee to be paid may also be indicated if required by the consumer.
- (f) The AEE/O&M concerned on receipt of compounding fee.
  - (i) shall issue a receipt to the consumer in the standard format mentioning the Account No.61-730 as per CFC/General U.O.No.CFC/GL/DFC/BS/AAO/UCA/D.2000, dt. 31.10.2000.
  - (ii) shall issue a letter to the officer in charge of the Police Station as per Format 'A' in cases where F.I.R. has already been filed informing him of the receipt of amount towards compounding fee and requesting him to make arrangements for compounding of the offence.

- (iii) shall enclose a duplicate copy of the cash receipt. Issue of this letter will not arise where no F.I.R. has been filed.
- (iv) shall give a duplicate copy of the letter addressed to the officer in charge of Police Station to the consumer for enabling him to take follow up action.
- (g) Where the cases are under investigation the AEE/O&M shall inform the officer in charge of the Police Station that the offence has been compounded so as to enable the officer in charge of the police station to inform the Magistrate concerned.
- (h) If the compounding is to be done when the criminal case is pending in the court then the consumer concerned may be advised to file, appropriate petition before the court. On receipt of notice in such petition, the AEE/O&M may state no objection for compounding of the offence. On receipt of order of the court, the offence may be compounded by collection of the amount computed.
- (i) After the process of compounding is over, the AEE concerned shall inform the AEE/ APTS in Format 'B'.
- (j) The O&M officials are instructed that the amount collected for compounding the offence is distinct and independent of extra levy payable under the Terms and Conditions of Supply of Electricity.

(By Order of the Chairman)

K. Gnanadesikan,  
Chairman.

Encl.: Format 2 Nos.

**FORMAT - "A"**

**From**

**To**

**Asst. Exe. Engineer/O&M.**

**The Officer in charge of the Police Station.**

**Letter No.**

Sir,

Sub: Theft of Energy - Compounding of offence - Reg.

Ref: Crime No.                      of                      Police Station.

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A case of theft of energy was detected in the service No. in the premises situated at of the consumer, Thiru                      (Name of consumer) on                      by the E.B. officials and a case has been registered as mentioned above.

As per the Section 50-B of I.B. Act, the consumer is permitted to compound the offence on payment of a sum of money specified in para (a).

This amount works out to Rs.                      (Rupees                      only) and the consumer has paid the amount vide the receipt No.                      dated                      under Account No.61-730, copy of which is enclosed.

The relevant Section of the I.E. Act is given below for your reference:

"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's 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-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.

The offence (s) may therefore be compounded.

**Asst. Exe. Engineer/O&M.**

/ True Copy /

**FORMAT - "B"**

**From**

**To**

**Asst. Exe. Engineer/O&M.**

**Asst. Exe. Engineer, Anti Power Theft Squad.**

**Letter No.**

Sir,

Sub: Energy Theft - Compounding of offence under Section 50-B of I.E. Act.

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The following energy theft case has been compounded by the consumer:-

- |                                  |   |
|----------------------------------|---|
| (i) Name of consumer and address | : |
| (ii) S.C. No.                    | : |
| (iii) Date of detection of theft | : |
| (iv) Crime No. - Police Station  | : |
| (v) Date of compounding          | : |

**Asst. Exe. Engineer/O&M.**

/ True Copy /

**\* \* \***

Circular Memo.No.X/DFC/T/AO/T/D.28/363/2002, (Accounts Branch), dated 6.5.2002.

Sub: Tamil Nadu Transparency in Tenders Rules 2000 - Rule 14 (1) and 14 (3) (b) under "Commercial Conditions" - Deletion of Small Savings Instrument and Irrevocable Bank Guarantee as mode of payment of EMD/SD - Instructions issued - Regarding.

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The following Rule has been prescribed under "Commercial conditions" of Tamil Nadu Transparency in Tenders Rules 2000.

Rule 14 (1):- "The tender documents shall require all tenderers without exception to pay an Earnest Money Deposit ordinarily not exceeding one percent of value of the procurement by means of a Demand Draft, Bankers Cheque, specified Small Savings instruments or where the procuring entity deems fit, Irrevocable Bank Guarantee in a prescribed form".

As certain practical difficulties are involved in accepting specified Small Savings instruments and irrevocable Bank Guarantee as mode of payment of EMD/SD, the following instructions are issued.

1. Bankers Cheque/D.D. only may be accepted towards payment of E.M.D.
2. Banker's Cheque/D.D. only may be accepted towards payment of SD for the value of P.O. (both for works and supply of materials) upto Rs.10 lakhs and
3. Banker's Cheque/D.D./Irrevocable Bank Guarantee may be accepted towards payment of S.D. in case P.O. (both for works and supply of materials) value exceeds Rs.10 lakhs.

The above instructions will come into force with immediate effect.

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

(By Order of the Chairman)

S. Kathiresan,  
Chief Financial Controller/General.

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Memo.No.12241-2/SE/Comml./EE/T/AEE.1/F.Tariff Revision/02-1, (Technical Branch), dated 8.5.2002.

Sub: Electricity - Tariff - Amendment to the Schedule to the Tamil Nadu Revision of Tariff rates on supply of Electricity Act 1978 - Notification - Issued - Reg.

- Ref: 1. G.O.Ms.No.95, Energy (A2) Dept., dated 28.11.2001.  
2. Memo.No.12241/SE/Comml./EE/T/AEE.1/T.R./2001-1, dated 29.11.2001.  
3. G.O. Ms. No.96, Energy (C3) Dept., dated 5.12.2001.  
4. Memo. No.12241-1/SE/Comml./EE/T/AEE.1/F.Tariff Revision/2001-1, dated 6.12.2001.  
5. G.O.Ms.No.40, Energy (C3) Dept., dated 8.5.2002.

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The Government of Tamil Nadu has since ordered bringing down the tariff rates for Power loom consumers coming under L.T. Tariff III A to the level which prevailed before 1.12.2001 to be effective from 1.12.2001.

A copy of-G.O. Ms. No.40, (Energy Department), dt. 8.5.2002 received in this regard is herewith enclosed.

In this connection the following working instructions are issued:-

1. Current Consumption bill of the Power loom Services which were disconnected due to non-payment of charges under new Tariff rate as per G.O. Ms. No.95, dt. 28.11.2001 may be revised to the old rate which prevailed before 1.12.2001 as per above G.O. Ms. No.40, dt. 8.5.2002 and Service Connections may be reconnected on collection of Current Consumption arrears at pre-revised rate along with reconnection fee.
2. Current Consumption bill of the Power loom Services who have already paid under new Tariff rate may also be revised to the old rate and the excess amount adjusted in their future current consumption bill.

Encl.: Copy of G.O.Ms.No.40,  
dt. 8.5.2002.

A. Balasubramanian,  
Member (Distribution).

Copy of :

**GOVERNMENT OF TAMIL NADU**

**ABSTRACT**

Electricity - Electricity Tariff - Amendment to the Schedule to the Tamil Nadu Revision of Tariff rates on supply of Electrical Energy Act, 1978 - Notification - Issued.

G.O. Ms. No.40

**Energy (C3) Department**

Dated 8.5.2002.

Read:

1. G.O. Ms. No.95, Energy (A2) Department, dated 28.11.2001.
2. G.O. Ms. No. 96, Energy (C3) Department, dated 5.12.2001.
3. From the Chairman, Tamil Nadu Electricity Board letter No.X/CFC/DFC/REV/AAO/Tariff/Powerloom/2002, dated 7.5.2002.

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**Order:**

The Chairman, Tamil Nadu Electricity Board in his letter 3rd read above has requested the Government to bring down the tariff to the Power loom Consumers to the level of the pre-revised rates with effect from 1.12.2001 and to issue amendment accordingly.



2. The Government after examining the request of the Chairman, Tamil Nadu Electricity Board have decided to bring down the tariff rates for Power loom Consumers to the level which prevailed before 1.12.2001.

3. The following notification will be published in the next issue of the Tamil Nadu Government Gazette:-

### NOTIFICATION

In exercise of the powers conferred by Section 4 of the Tamil Nadu Revision of Tariff Rates on Supply of Electrical Energy Act, 1978 (Tamil Nadu Act I of 1979), the Governor of Tamil Nadu hereby makes the following amendments to the schedule to the said Act.

2. The amendment hereby made shall come into force with effect from 1.12.2001.

### AMENDMENT

In the said Act, "The Schedule" under Part-B, under the heading "Low Tension Supply" under the sub-heading "Low Tension Tariff IIIA" the following entries shall be substituted namely:-

#### I. Cottage and Tiny Industries, Small Gem Cutting Units where cutting operation is done with or without power, Sericulture and Floriculture:-

1. **Fixed Charges** .... Rs.30 per service per month or Rs.60 per service for two months.

**Plus**

2. **Energy Charges** ....

- |  |   |     |               |
|--|---|-----|---------------|
| a) For consumption upto 250 KWH per month/up to 500 KWH for two months                         | : | 160 | paise per KWH |
| b) For consumption from 251 KWH to 750 KWH per month/ from 501 KWH to 1500 KWH for two months. | : | 250 | paise per KWH |
| c) For consumption of 751 KWH and above per month/ 1501 KWH and above for two months.          | : | 300 | paise per KWH |

Minimum monthly charges : Rs.30/- per service

Provided that the connected load shall not exceed 10 Horse Power. Supply to welding sets will be classified under Low Tension Tariff III-B.

#### II. Powerlooms :-

1. **Fixed Charges** .... Rs.30 per service per month or Rs.60 per service for two months.

**Plus**

2. **Energy Charges** ....

- |  |   |     |               |
|--|---|-----|---------------|
| a) For consumption upto 250 KWH per month/up to 500 KWH for two months                         | : | 140 | paise per KWH |
| b) For consumption from 251 KWH to 750 KWH per month/ from 501 KWH to 1500 KWH for two months. | : | 225 | paise per KWH |
| c) For consumption of 751 KWH and above per month/ 1501 KWH and above for two months.          | : | 250 | paise per KWH |

Minimum monthly charges : Rs.30/- Per service

Provided that the connected load shall not exceed 10 Horse Power.

(By Order of the Governor)

R. Rathinasamy,  
Secretary to Government.

/ True Copy /

Memo. No.SE/Comml./EET/AEE.2/Ice factory/2002, (Technical Branch), dated 8.5.2002.

Sub: Applicability of tariff to the services relating to Ice Factory, Rice Mill, Flour Mill etc. covered under LT TF III B in Tariff G.O. even when the SSI/tiny industries certificate produced and irrespective of connected load - Issue of instructions - Regarding.

- Ref: 1. Circular Memo.No.SE/IEMC/EET/AEE1/AE2/LT T:FIV/CR.02849/95, dated 2.5.95.  
2. Memo. No. SE/IEMC/EET/AEE1/AE2/Power Loom/CR.05217/95-1, dated 23.8.95.  
3. Memo. No. SE/IEMC/EE(T)/AEE1/AE1/CR.14406/97, dated 8.2.98.

In the circular memo. dated 2.5.95 cited under reference (1) clear instructions have been issued to apply LT Tariff III B in respect of Ice Factory, Rice Mill, Flour Mill, Coffee grinding etc., which are covered under LT T:F III B in Tariff Notification. The same have been reiterated in the Memo. dated 3.2.98 cited (3) stating that the instructions issued under reference (2) were not applicable to above such industries, as they are specifically mentioned under LT T:F III B in Tariff Notification.

In spite of issue of clear instructions, it is understood that in Erode Region, the tariff has been changed from LT T:F III B to LT T:F III A, referring to the instructions issued in the memo. dated 23.8.95, in respect of Ice Factories, which is not in order.

In view of the above, it is reiterated that LT T:F III B shall be applied to the services, relating to the units covered under LT T:F III B in Tariff Notification, irrespective of whether the connected load is within 10 H.P. or not and even on production of SSI/Tiny industries certificate by the consumer.

However if there is sales across the counter with manufacturing activities, such services are to be classified under LT T:F V (Commercial).

For such services, which have already been billed under LT T:F III A shall be brought under LT T:F III B and the short levy (arrears) for the back period of 3 years or from the date of service connection or from the date of tariff change made, as applicable to individual cases/may be collected by allowing easy instalments at the maximum of 36 instalments, as per clause 19:14 of Terms and Conditions of supply of Electricity.

Receipt of this memo. may be acknowledged.

K. Gnanadesikan,  
Chairman.

\* \* \*

Circular Memo.No.X/DFC/T/AO/T/D.28/427/2002, (Accounts Branch), dated 10.5.2002.

Sub: Tender Regulations - Ensuring the Reasonableness of the price - Average rate of inflation - Instructions issued - Reg.

- Ref: (i) Circular Memo.No.X/DFC/T/AO/T/D.28/2001, dated 27.8.2001.  
(ii) Circular Memo.No.318-1/2000/X/DFC/AO/T/D.28, dated 7.11.2000.

In the Circular Memo. 1st cited it has been instructed that average annual rate of inflation of 5.5% may be taken for all Comparative purposes to ascertain the reasonableness of price.

The thumb rule of 5.5% can not be adopted in view of the frequent fluctuations in the market trend and hence annual rate of inflation need not be considered to ascertain the reasonableness of the price. It is therefore decided that the reasonableness of price may be ensured as instructed in the Circular Memo. 2nd cited.

It is once again reiterated that the reasonableness of price shall be ensured with the price accepted for the same material in earlier Purchase Order/Price accepted by other Thermal Stations/Price accepted

by other State Electricity Boards/Price accepted in other regions or Circles/updated price etc. The estimated cost of the product as per the Cost Data and percentage of variation of quoted prices from the estimated cost may also be considered to arrive at the reasonableness of price.

S. Nagalsamy,  
Accounts Member.

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Coimbatore Water Supply Project - Construction of Raw Water Tunnel and Clear Water Tunnel from Pillur Reservoir for Water Supply to Coimbatore local planning and Rural Areas - Specification No.SECH-16 - Arbitration between M/s. Asian Techs. and TNEB - Fees to Thiru V. Rengapashyam, Advocate, Former Board's Standing Counsel - Counsel for the Board in the initial period - Approval - Accorded.

(Permanent) B.P. (Ch.) No.129

(Technical Branch)

Dated 10.5.2002,  
Chithirai 27, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

CE/CD's Note approved by Chairman on 30.4.2002.

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**Proceedings:-**

The Tamil Nadu Electricity Board hereby approves for making payment of Rs.20,000/- (Rupees Twenty thousand only) as fee to Thiru V. Rengapashyam, Advocate, Former Board's Standing Counsel for the professional services rendered on behalf of T.N.E.B. in the Arbitration proceedings for the Coimbatore Water Supply Project during the period. (i.e. from 15.11.97 to 15.9.98).

2. The above fees to Thiru V. Rengapashyam, Advocate, Former Board's Standing Counsel will be made through Chief Engineer/Hydro Projects/Bhavani.

(By Order of the Chairman)

V. Ganapathy,  
Chief Engineer/Civil Designs.

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TTPS - R&M - Unit-I - Increasing Primary Air Sector Angle of Air Pre-heater from 50° to 72° to increase hot air quantity and temperature to mills - Proprietary basis and Single point responsibility by M/s. BHEL - Approval - Accorded.

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

(Technical Branch)

Dated 17.5.2002,  
Vaigasi 3, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

- (1) Note approved by Chairman on 10.5.2002.
- (2) Extract of the minutes of 855th meeting of the TNEB held 13.5.2002.

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**Proceedings:-**

The Tamil Nadu Electricity Board hereby accords approval for the following:

For placing an order on M/s. BHEL, Chennai for the Supply, Erection and Commissioning of increasing the Primary Air Sector Angle of APH of Unit-I at TTPS from 50° to 72°, at a total cost of Rs.1,94,70,000/- (FOR TTPS), with ED and ST extra for supply of materials and Rs.67,00,000/- for Erection and Commissioning (Total of Rs.261.70 lakhs excluding ED & ST).

2. 1% Bank Guarantee towards Security Deposit.

3. Balance 10% of erection charges shall be retained towards performance guarantee and will be paid on satisfactory completion of guarantee period.

4. All other terms and conditions are as discussed in clause 12 of the BLTC Note.

(By Order of the Board)

R. Kannan,  
Chief Engineer/Mechanical, Thermal Stations.

\* \* \*

Energy Conservation - Mandatory Energy Audit programme - Registration of energy auditors - Revised fee structure - Approved.

(Permanent) B.P. (FB) No.49

(Technical Branch)

Dated 18.5.2002,  
Vaikasi 4, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

1. Per. B.P. (FB) No. 234, (Tech.Br.), dated 8.12.1999.
2. Per. B.P. (FB) No.101, (Tech.Br.), dated 28.9.2001.
3. Item 13 of the Minutes of 855th meeting of T.N.E.B. held on 13.5.2002.

**Proceedings:-**

In the Board Proceedings first cited, Board approved that registration/renewal of registration of Energy Auditors shall be granted for a full term of three years and the following fee structure was fixed.

- (i) Registration fee Rs.1000/- per team of Energy Auditors.
- (ii) The fee for renewal of registration Rs.500/- per team of energy auditors.
- (iii) A fee of Rs.250/- is to be charged as modification fee towards deletion of every energy audit team member and addition of every proposed energy audit team member during the course of three-year validity of registration or during renewal of registration.

2. In the Board's proceedings second cited, Board approved the following procedures to be adopted in respect of energy auditors who applied for renewal of registration belatedly after expiry of validity period.

- (i) The Expert Monitoring Committee may approve the application received from an energy audit team for renewal of registration after expiry of the existing registration, provided the energy audit team remits a sum of Rs.1000/- instead of Rs.500/- treating the application on par with fresh application.
- (ii) If an energy audit team fails to renew its registration within one year from the due date for renewal of registration, its registration will be deemed to have been cancelled.

3. After careful examination, the Board hereby orders the upward revision of the existing fee structure and the revised fees shall be as under.

- (i) Cost of application form for new registration Rs.500/-.
- (ii) Registration fee of Rs.10,000/- payable with the application for new registration.

In the case of applications for new registration being not approved by the Expert Monitoring Committee an amount of Rs.1000/- will be retained towards processing fee by the Board and the balance Rs.9000/- will be refunded to the unsuccessful applicant.

- (iii) Modification fee towards every deletion/addition of member in the registered energy audit team : Rs.1000/-.
- (iv) Renewal of registration fee:
  - (a) If applied for before the date of expiry of registration : Rs.1000/-
  - (b) If applied for after the date of expiry of registration, but within one year from the due date for renewal of registration : Rs. 2500/-.

4. It is also ordered that if the energy audit team fails to renew its registration within one year after the due date for renewal of registration, their registration will be deemed to have been cancelled as already stipulated in Per. B.P. (FB) No.101, (Tech.Br.), dated 28.9.2001.

(By Order of the Board)

R. Kannan,  
Chief Engineer/Research & Development (I/C).

\* \* \*

Wind Energy Policy - Compensation charges to be levied towards drawal of reactive power by WEGs - Implementation of orders pronounced by the Hon'ble High Court, Madras in W.P. No.8995 of 2000 - Approved.

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

(Technical Branch)

Dated 20.5.2002,  
Vaikasi 6, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

- 1) B.P. (FB) No. 35, (Tech.Br.), dated 20.2.1995.
- 2) B.P. (FB) No. 220, (Tech.Br.), dated 30.6.1995
- 3) B.P. (FB) No. 186, (Tech.Br.), dated 4.10.1999.
- 4) B.P. (FB) No. 64, (Tech.Br.), dated 12.4.2000.
- 5) Item No.29 of the Extracts from the minutes of 855th meeting of the Tamil Nadu Electricity Board held on 13.5.2002.

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#### Proceedings:-

Most of the wind electric generators installed in Tamil Nadu are of induction type drawing reactive power from the grid. With the installed capacity on the rise, the drawal of reactive power from the TNEB grid became a serious problem.

2. In order to check this trend, the TNEB ordered, by Board's Proceedings (FB) No.35, (Technical Branch), dt. 20.2.95, that a penalty will be levied in case the monthly average power factor is below 0.85 and the penalty will be 1% of energy generated in the wind mills for every reduction of 0.01 in the monthly average power factor below 0.85. It was expressed by the field officials that it was difficult to work out the average power factor. Therefore, the Board, after careful consideration, decided to impose compensation charge on the basis of reactive power (KVARH) drawn by the wind mills from the TNEB grid. Compensation charge of 10 paise per unit drawal of reactive power by the wind mill was fixed by the Board vide Permanent B.P. (FB) No.220, (Technical Branch), dt. 30.6.95.

3. The private developers continued to pay the compensation charges, in preference to investment on capacitors since the compensation charge was very low. Hence the Board increased the compensation charge from 10 paise to 30 paise per unit KVARH drawn, vide B.P. (FB) No.186, (Tech.Br.), dt. 4.10.99. Even after this increase, the developers did not show any inclination to erect required capacity of capacitors and the Board faced difficulty in reactive power control in the grid. So, the compensation charge was raised to Re.1/- per unit of RKVARH drawal vide Per. B.P. No.64, (Tech.Br.), dt. 12.4.2000.

4. The Wind Power Producers Association filed a Writ Petition. W.P. No.8995/2000, challenging the orders of the Board in B.P. (FB) No.64, (Tech.Br.), dt. 12.4.2000.

5. The Hon'ble High Court passed an interim order on 7.11.2000 to collect 50% of the enhanced charge until the final disposal of the main Writ Petition.

6. In the final orders pronounced by the High Court, Madras on 27.2.2002, it has been indicated that the increase in compensation charge is not arbitrary, unreasonable and excessive, as complained by the Petitioner Association and it has been recorded that the impugned Board's Proceedings will be made applicable only to the erring members who do not confirm to maintain the average power factor of not less than 0.85 as per meter readings.

7. Normally, any power generating unit is expected to generate Var capacity also along with active power to help the system network to maintain a power factor between 0.85 and unity. However WEGs being

induction generators, by virtue of inherent nature, require reactive power for excitation for generating active power and drawal of it from the TNEB grid could be avoided by providing required VAR compensators. Hence, it is considered that WEG developers who do not draw any reactive power from the grid are to be classified as non-erring Members and reactive power compensation charges have to be imposed only on erring members. Even in this category, the Board has decided to further classify the developers drawing reactive power from the grid as erring Members and partially erring Members based on the quantum of Reactive Power (KVARH) drawn from the grid.

After careful consideration of the technical and other issues in the context of the orders of the High Court, Madras, Tamil Nadu Electricity Board hereby approves as follows:-

- i) To classify wind mill developers who draw reactive power (KVARH) at 10% or less, of the net active power (KWH) exported as partially-erring members and to classify those who draw more than 10% of the net active power exported as erring members as far as the drawal of reactive power is concerned.
- ii) To levy a compensation charge of 30 paise per unit of reactive power drawn from the grid for the partially erring members and a compensation charge of Rupee one per unit of reactive power drawn from the grid for the erring members.
- iii) To make or receive payment from the date of interim injunction issued by the High Court, Madras based on the proposed classification to/from the Wind Mill Developers as the case may be.
- iv) To adopt this procedure uniformly in the case of all the existing wind mills and the future wind mills .

(By Order of the Board)

R. Kannan,  
Chief Engineer/NCES.

\* \* \*

Purchase of wooden furniture made by the Chief Engineer/Distribution/Erode during 1994-95 - Approval and ratification accorded.

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

(Technical Branch)

Dated 20.5.2002,  
Vaikasi 6, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

Extract of item 15 of the minutes of the 855th Board Meeting held on 13.5.2002.

**Proceedings:-**

The Board approves and ratifies the purchase of the following Wooden Furniture made by the then Chief Engineer/Distribution/Erode during 1994-95, which is in violation of the instructions issued in B.P. (FB) No.16, (Tech.Br.), dated 24.1.89.

P.O. No.& Date	Name of Company	Name of material	Amount
			Rs.
1. 108/17.12.94	M/s. TANSI Sales Centre	3 Seats T.W. Sofa set Nylon Knitted - 1 No. with Single seat - 2 Nos.	8,756.90
2. 121/7.1.95	M/s. Delta Powers Con. Industries.	Wooden Printer Table for Computer System.	5,189.20

(By Order of the Board)

V.N. Mathiyalagan,  
Chief Engineer/Materials Management (I/c.).

Ministry of Power, Govt. of India - Accelerated Power Development and Reform Programme - Draft Memorandum of Agreement to be signed with Ministry of Power by TNEB for availing financial assistance under APDRP.

(Per.) B.P. (FB) No.54

(Technical Branch)

Dated 20.5.2002,  
Vaikasi 6, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

Item No.25 of the Minutes of the 855th Meeting of the Board held on 13.5.2002.

**Proceedings:-**

The Tamil Nadu Electricity Board after careful consideration approves Draft Memorandum of Agreement to be signed with Ministry of Power by Tamil Nadu Electricity Board for availing the financial assistance under Government of India's Accelerated Power Development and Reforms Programme.

(By Order of the Board)

Encl.: 1. Report  
2. Draft MOA.

M. Durairaj,  
Chief Engineer/Planning.

**REPORT**

Government of India have introduced Accelerated Power Development Programme (APDP) during 2000-01. Now in the year 2002-03 it has been renamed as Accelerated Power Development and Reform Programme (APDRP).

APDRP will finance projects relating to

- a. Renovation & Modernisation/Life Extension/Uprating of old Power Plants.
- b. Upgradation of transmission and distribution network including energy accounting and metering.
- c. APDRP will finance 50% of the project cost (25% of the project cost as grant and 25% as loan) and the remaining 50% of the project cost has to be met by the utility from its own resources or by obtaining loan from funding agencies.

Government of Tamil Nadu has signed Memorandum of Understanding with Ministry of Power, Govt. of India on 9.1.2002 as a pre requisite for getting financial assistance under APDP.

Ministry of Power, Govt. of India have released first tranche of APDRP fund to different States subject to the condition that the future release of fund under APDRP would be subject to SEBs/Utilities signing Memorandum of Agreement (MoA) with the Ministry of Power.

In view of the above position, it is proposed that TNEB may sign MoA with Ministry of Power, Govt. of India for availing further financial assistance under APDRP.

/ True Copy /

**ANNEXURE-I**

**MODIFIED**

**LOAN NO.....**

**MEMORANDUM OF AGREEMENT  
BETWEEN  
PRESIDENT OF INDIA THROUGH  
SECRETARY, MINISTRY OF POWER  
GOVT.OF INDIA AND STATE ELECTRICITY BOARD**

DATED. .... 2002.

**MEMORANDUM OF AGREEMENT**

made this ..... day of ..... 2002 between President of India through Secretary, MINISTRY OF POWER, Govt. of India (hereinafter referred to as CENTRAL GOVERNMENT") of the one part and .....

State Electricity Board constituted under the Electricity (Supply) Act, 1948 having its Head/Registered Office at ..... (hereinafter referred to "the Beneficiary" which expression shall unless repugnant to the context or meaning thereof includes its successors and assigns) of the other part.

WHEREAS the Beneficiary has undertaken execution of ..... (hereinafter referred to as the "Project").

AND WHEREAS the Beneficiary vide its letter No. .... dated ..... submitted a proposal to the Central Govt. for sanction of a Project for Rs. .... (Rupees ..... only) under APDRP to be utilized for settling/establishing the said Project).

AND WHEREAS the Central Govt. has sanctioned the Project of Rs. .... (Rupees ..... only) under APDRP to the Beneficiary for the purpose of the execution of the said Project on the terms and conditions contained in the Ministry of Power letter No.12/4/99-Dir. (Th.), dated 22nd February, 2001 to the Beneficiary thereby conveying sanction of the Project and on the terms and conditions set out in the said letter and also hereunder written.

AND WHEREAS THE BENEFICIARY has by its Resolution passed at a meeting of its Board on the ..... day of 2002 has been fully authorized to implement the said Project on the said terms and conditions to the satisfaction of the Central Govt. NOW IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES HERETO as follows:-

The MOU signed between Government of India through Secretary (Power) and State Government shall be implemented by State Electricity Board in letter and spirit.

2. The Central Govt. will release funds under APDRP in the combination of grant of loan to the implementing beneficiary the sum of Rs. .... (Rupees ..... only) on the terms and conditions set out in the Ministry of Power, Govt. of India said letter dated .....2002 and on the terms and conditions herein set out. The said sanctioned letter shall form integral part of this Agreement (as Annexure-I) and all the terms and conditions set out in the said letter will be mutatis mutandis binding on the beneficiary and beneficiary do hereby undertake to fully comply with the terms and conditions of these presents.

3. The Central Government shall provide 25% of the Project cost as "Grant in Aid". Further Central Government shall also provide 25% of the project cost as loan to be repaid by the Beneficiary to the Central Government as per terms and conditions of loan agreement to be separately executed between the parties to these presents.

4. The beneficiary shall ensure that the fifty percent balance funds required for the project will be properly tied up within two months of the sanction letter and that this agreement will be appended to the loan agreement with the concerned Financial Institution. In case, the beneficiary wishes to use its internal resources, the beneficiary has to remit the amount to a separate account in the first instances as indicated in the para 4 herein.

The procedure for fund release to the beneficiary will as below:

- a. 25% of APDRP amount - up front on approval of project under APDRP and on issue of sanction letter by the Financial Institutions.
- b. Release of matching fund by Financial Institutions (FIs).
- c. After spending 25% of the project cost (i.e. 25% APDRP + 25% of loan component from FIs), 50% of the APDRP amount would be released.
- d. Progressive release, the balance 50% of the APDRP amount by FIs.
- e. After spending 75% of the project cost (i.e. 75% APDRP + 25% of loan component from FIs), balance 25% of the APDRP amount would be released.
- f. Progressive release of the balance 25% of the APDRP amount by FIs.



6. An incentive would be provided by MOP to SEB for actual cash loss reduction by way of matching grants in the following manner:-

- a. SEB has to submit its provisional annual account for the period ending 31st March of the previous financial year for evaluation by MOP for arriving at actual improvement/reduction in the Gross Operating Surplus/Deficit over the audited figures of the immediately preceding financial year.
- b. The actual improvement in the surplus or deficit as the case may be would be determined after excluding revenues attributable to tariff increase to subsidising categories consumers, additional generation purchase and sales of units and increase in input costs of generation.
- c. 25% of provisional incentive thus arrived at would be given as advance grant for the year.
- d. The SEB would be entitled for balance 75% grant only after they submit audited accounts of the previous year before the end of the financial year.

#### 7. DISTRIBUTION REFORM & PERFORMANCE CONDITIONS

It is specifically agreed between the Ministry of Power, Government of India and the Beneficiary (SEB) that the Beneficiary shall fully undertake to comply with the following mandatory Distribution Reform oriented conditions in order to avail the APDRP Fund from the Central Government.

##### 7.1 AT SEB/DISCOM LEVEL (Applicable for all circles)

###### ADMINISTRATIVE

- a. A State level Distribution Reforms Committee shall be constituted by the beneficiary within one month of signing of this MOA. The Committee shall comprise Secretary/ Energy, GOTN as the State Government representative, Head of the SEB, a representative from NTPC or POWER GRID and a representative from CEA or MOP. The Committee shall meet once in two months and review:
  - i. Progress of APDRP project implementation.
  - ii. Compliance to MOU conditions.
  - iii. Compliance to MOA conditions.
  - iv. Performance against APDRP targets and Benchmarks.
- b. The Superintending Engineer/Circle Incharge of the circle shall be the Nodal Officer for the Circle and he will be designated as Chief Executive Officer of the Circle, within a week of signing of this MOA.

###### COMMERCIAL

- c. The Beneficiary shall fix allocation of power to a circle at point of import in the circle and within one month of the signing of MOA, evolve a mechanism of transfer pricing for energy supplied to the circle. Mechanism for regulating over draws and/or under draws shall also be put in place.
- d. The circle CEO shall be authorised to see the surplus power resulting as a consequence of techno-commercial interventions, after meeting the requirements of the consumers, within the circle to the Board. Due credit shall be given for such sale of power as per Transfer Pricing for energy.
- e. There shall be mandatory energy audit and commercial accounting for each 11 KV feeder on actual meter reading basis. Reports of the internal audit shall be maintained as described below:-
  - i. From point of import upto 11 KV outgoing feeder - substation wise accounting of input and output on monthly basis with immediate effect.
  - ii. Aggregate Technical and Commercial loss Accounting shall be carried out on individual feeders once in two months.

- f. The Board shall start setting up computerised billing centres in each circle within six months of effecting this agreement and shall complete the conversion of all the manual collection centres within two years from the date of setting up of the first computerised LT bill collection centre.

### **TECHNICAL**

- g. For APDP and non-APDP works to be taken up, the beneficiary may adopt turnkey packaging concept or shall evolve a rate contract system for equipments of repetitive nature, adopting the standard specifications, so that the circle CEOs. are able to operate the rate contract for procurement of above equipments to meet the respective project implementation schedules. The standard specifications for turnkey contracts with reliability and quality norms and performance guarantee provisions as well as list of accredited contractors shall be in place within two months of signing of this MOA. The project execution mechanism shall be finalised by beneficiary and informed within one month of signing of this agreement.
- h. Beneficiary shall formulate a suitable policy to enable circle CEO & to out source activities like consumer indexing, consumer data base, repairs to sick distribution transformers, improvement and extension works, sub station erection etc. The policy shall be declared for implementation within six months of signing of this MOA.
- i. The beneficiary agrees to systematically improve its financial viability by bench marking their performance and periodically monitoring the same. The existing bench marks shall be documented along with the expected level to be achieved and the time frame for achieving the same. The bench marks would be established at least on the items given in Annexure-II based on last audited and adopted report for SEB targets set and the yearly progress expected is to be mutually agreed as per Annexure - II.
- j. Feeder metering from point of input up to 11 KV feeder level shall be completed and made operational within three months of the signing of this MOA.
- k. It shall be mandatory to install static electronic meters in all HT services irrespective of tariff and install static meters in LT services with consumption more than 10,000 units per month. It shall also be mandatory to install static/high quality energy meters in domestic and commercial services where bi-monthly consumption charges are Rs.1000/- and above. Installation of the above said meters shall be completed within six months of the signing of this MOA.
- l. Henceforth no new connections shall be released without meters. A monthly report on category wise connections in the State indicating the new connections released during the month and progress of installation of meters on existing connections current status of metering shall be maintained.
- m. Installation of capacitors by all consumers of 5 HP and above shall be made mandatory and penal actions shall be taken for non-compliance. SEB to formulate suitable policy guidelines within three months of signing of this MOA and enforce the same within six months from signing of this MOA. A monthly report of capacitor installation and average power factor as observed at the point of input to each of the circles shall be maintained.
- n. Consumer indexing shall be done linking a consumer at least up to the Distribution transformer to which he is connected. The distribution transformers could in turn be linked to the 11 KV feeders upwards. A bi-monthly report on progress of indexing, sub division wise, shall be maintained. The task of linking consumer index to the computerised billing data base shall be completed within six months of the signing of this MOA.

### **Applicable for APDRP circles**

- o. The CEOs. of the circle shall be preferably retained in their respective positions irrespective of promotion for a minimum period of three years. However in view of the average entry age of SEs. (CEO) in TNEB being around 56 or 57 years, adhering to

the condition of retaining them for three years may not be possible. However, one Executive Engineer each will be made available in the designated circles as Nodal Officer to have continuity.

- p. An MOU based on the circle performance and benchmark parameters as given in Annexure-III shall be executed between beneficiary and the CEO of the circle within one month of signing of this MOA.
- q. The CEO shall be allowed to open a separate account with a Bank within a month of signing this MOU for depositing the increased revenue resulting as a consequence of investment made in the circle under APDRP. This arrangement will help in demonstrating the commercial viability of the investment.

## **7.2 At Circle Level (Applicable for APDRP circles)**

In addition to the conditions stipulated at para 7.1 (a to r) above the following shall also be applicable for the APDRP circles.

### **ADMINISTRATIVE**

- a. The organisation structure indicating names of officers for implementation of APDRP works of planning, procurement and implementation shall be identified and intimated by CEO of the Circle, within one month of signing of this MOA.
- b. Within a month of signing of this MOA, a JE shall be designated as a Feeder Manager for one or more but not more than 3 (three), 11 KV feeders.
- c. The CEO shall enter into a similar MOU with the other sub-ordinate officers who in turn would enter into MOUs with Feeder Managers within a month of signing of this MOA, setting out targets to be achieved.
- d. There shall be monthly monitoring and review of achievements on technical, commercial and benchmarks by the CEO of the circle along with the Adviser-cum-Consultants (AcCs). The records of the review along with the reasons and action proposed for overcoming shortfall shall be maintained.

### **COMMERCIAL**

- e. The distribution circle shall be operated as profit centre and as an independent administrative unit with adequate delegation of technical, financial and commercial power for Operation, Maintenance, Project implementation and outsourcing as per policies drawn by the Beneficiary.
- f. 11 KV feeder shall function as a separate business administrative unit under the Feeder Manager by merging technical and commercial responsibilities.
- g. Vigilance squads shall be strengthened for theft detection. The summary of achievements of these squads shall be put to State level cell, on monthly basis.

### **TECHNICAL**

- h. Digital interface for automatic logging of data into a computer at the substations shall be provided WITHIN ONE YEAR.
- i. Outages on feeders, causes for the same and corrective and preventive action shall also be entered on the computer at the substations. Necessary installation for the same shall be completed within one year of signing the MOA.
- j. A monthly report of outages, energy flow, maximum MW and MVAR flow at feeder level as well as at a power transformer level shall be furnished.
- k. A system of recording consumer complaints (Call Centre) shall be developed and the corrective and preventive action recorded. A monthly summary of such complaints shall be maintained.

8. The beneficiary shall open a separate account in a Schedule Bank/Nationalised Bank, hereinafter known as APDRP fund for the purpose of implementing the projects under APDP. Funds from APDRP, loans from financial institutions and/or from internal resource earmarked for this purpose shall be credited to this ADDRP Fund by the Beneficiary in the first instance.
9. The Beneficiary shall implement the said project and shall also adhere to and comply with all such amendments thereto as are approved by the Central Government from time to time.
10. The Beneficiary agrees and undertakes to complete the work in the manner and according to the time schedule envisaged in terms and conditions of sanction loan.
11. The Beneficiary has represented to and assured the Central Govt. that the loan applied for and being granted by the Central Govt. to the Beneficiary is within the borrowing powers of the Beneficiary in accordance with the laws and bye-laws applicable to it and all formalities, required by the laws and bye-laws and rules regulating the work and conduct of the Beneficiary in respect of such borrowing have been fully complied with.
12. The Beneficiary shall furnish to the Central Govt. bi-monthly report of the workings and with regard to the utilisation of the funds and the progress of the project.
13. The Beneficiary shall make available for the inspection of the Central Govt. and/or its nominated agency all its books of account and other books and documents maintained by it and/or required to be maintained by it under any law, bye-law or rules of the Beneficiary and allow all facilities to the Central Govt. or any persons authorised by it for the purpose of carrying out such inspection. The Central Govt. shall have the right to inspect the Project and all the books of accounts, records and documents relating thereto at any time after giving prior intimation to the Beneficiary for the purpose.
14. The Beneficiary agrees and undertakes to execute, sign, seal and deliver all documents, papers, acknowledgements and other writings as may be required by the Central Govt. at any time during the pendency of this Agreement, more fully and effectively securing the moneys due and payable or to become due and payable by the Beneficiary to the Central Govt. in terms of these presents and the Loan Agreement to be executed between the parties to these presents.
15. The Beneficiary shall not transfer or abandon the Project at any stage or on a future date, the Project is proposed to be transferred to any other organisation or to be abandoned, the entire outstanding (e.g. principal, interest, interest tax, service charges, commitment charges, penal interest, interest on penal interest etc.) due from the Beneficiary shall be paid to the Central Govt. before any such transfer is affected.
16. In the event of a default on the part of the Beneficiary or any breach of the terms and conditions of these presents and the Loan Agreement to be executed between the parties to these presents, the Beneficiary shall be liable to pay to the Central Govt. all costs, charges and expenses incurred/to be incurred by the Central Govt. in connection with the negotiations and execution for the Agreement including legal expenses incurred for realization/recovery of the outstanding dues.
17. The Central Govt. shall without prejudice to its other rights and remedies be entitled to recall the loan at any time before the due date for repayment thereof, if the Beneficiary fails to fulfil its obligations under this agreement and/or in the event of its committing a breach of the terms, of this Agreement and Loan Agreement, has been committed by the Beneficiary or not, shall be final and binding on the Beneficiary.
18. Every notice, demand, request, consent, approval, waiver or agreement to be given or made hereunder shall, save as otherwise herein specifically provided, be in writing and in English Language shall be delivered by hand or sent by mail (Registered Post) or by telex or cable and shall be deemed to have been given and received, if delivered by hand upon delivery, if sent by mail, the 3rd day (excluding Saturday, Sunday and other closed days) following the date of mailing, and if sent by telex or cable, the 2nd day (excluding Saturday, Sunday and other closed days) following the date of transmission.
19. In the event of default by State Govt. of the conditions of MOU signed between the Govt. of India and the State Govt. of default by SEB of the MOA conditions, further release of funds under APDP shall be stopped.
20. The mailing address, telex number and cable address of the BENEFCIARY AND Central Govt. for the purposes shall respectively be:
- for the Beneficiary

for Ministry of Power,  
Shram Shakthi Bhavan, Rafi Marg,  
New Delhi - 110 001.

In case there is any change in the mailing address the same shall be notified by the authorised signatory of these presents.

21. Effective date and validity

This agreement shall come into force for all purpose and intents with effect from the date of execution of these presents and shall remain valid for a period of ..... years.

22. Any amendment or modification of this Agreement shall be made in writing by the parties to these presents or their authorised signatories on the terms and conditions mutually agreed between the parties.

23. Termination of this Agreement.

This agreement may be terminated at any time by any party after giving three months notice from either side.

24. Settlement of disputes and Arbitration.

It is agreed between the parties that any dispute or difference arising out of this Agreement or under the loan agreement to be executed between the parties to this agreement shall be in the first instance settled by amicable settlement. In case the settlement could not reach in respect of any matter or controversy arising out of this agreement or under the loan agreement the same shall be resolved through Arbitration of a Sole Arbitrator of the Secretary, Ministry of Power in accordance with the provisions of Arbitration and Conciliation Act, 1996. The venue of the arbitration shall be New Delhi. The cost of arbitration shall be shared equally between the parties. The Arbitrator shall give reasoned and speaking award.

25. Governing Laws & Jurisdiction

This agreement shall be governed by Indian Laws and the Courts in Delhi/New Delhi alone shall have jurisdiction to entertain any suit or matter arising out of this Agreement.

IN WITNESS whereof the parties hereto have executed these presents the day, month and year first herein written.

**SIGNED AND DELIVERED BY**  
(on behalf of MINISTRY OF POWER)

Signature .....  
Name & Designation .....  
Address .....

in the presence of .....

Signature .....  
Name & Designation .....  
Address .....

**SIGNED AND DELIVERED BY**  
(on behalf of SEB/Beneficiary)

Signature .....  
Name & Designation .....  
Address .....

in the presence of .....

Signature .....  
Name & Designation .....  
Address .....

/ True Copy /

**Consultancy services for 'A feasibility study on improving the efficiency of Agricultural pumpsets' - Proposal for appointment of consultant to World Bank under Single Tender System - Approved - Regarding.**

(Per.) B.P. (FB) No.55

(Technical Branch)

Dated 21st May, 2002,  
Vaikasi 7, Chithranu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

(Per.) B.P. (FB) No.93, (Techl.Br.), dated 7.7.2001.

**Proceedings:-**

Tamil Nadu Electricity Board has approved the proposal for conducting the study on improving energy efficiency in Agricultural pumpsets and reducing power consumption with World Bank assistance and sought the approval of the Government of Tamil Nadu vide Board Proceedings read above.

2. Government of Tamil Nadu have accepted this proposal and issued orders vide G.O. (1.D) No. 297, Public Works (W.R.1) Department, dated 4.9.2001. It has been directed by the Government that the study shall be conducted through a consultant selected as per World Bank norms and the cost of the consultancy charges will be a 100% grant to TNEB and it would be funded by World Bank.

3. Accordingly Terms Of Reference for "a feasibility study on improving efficiency of agricultural pumpsets" in 6 HT feeders was prepared and sent to World Bank for approval. In view of the urgency, it was also requested that the consultancy may be permitted to be entrusted on sole source contract system for Rs.20 Lakhs as it falls within the threshold limit fixed in the World Bank guidelines for such contract system.

4. The World Bank have agreed to the above and gave no objection certificate for the selection of consultant on single source basis. M/s. Global Energy Consulting Engineers (Pvt.) Ltd., Hyderabad was selected for this consultancy since they have wide experience on such type of works. Based on this, a letter of invitation along with Terms Of Reference and Contract format was sent to the above consultancy firm.

5. In response M/S. Global Energy Consulting Engineers (Pvt.) Ltd., Hyderabad have quoted for this consultancy. As the rate quoted was found to be high, negotiation was conducted with the consultant, Dr. M.V. Krishna Rao, Director, M/S. Global Energy Consulting Engineers (Pvt.) Ltd., Hyderabad in the presence of Engineer-in-Chief/WRO. The consultant has agreed to reduce the cost of consultancy to Rs.20 lakhs from Rs.23.37 Lakhs for the 500 pumpsets in 6 H.T. feeders, selected by TNEB.

6. In the meanwhile the Government of Tamil Nadu have sanctioned the estimated cost of Rs.20 Lakhs for providing consultancy services for the above study vide G.O. Ms. No.104, Public Works (WR-1) Department, dated 4.3.2002. The Engineer-in-Chief/Water Resources Organisation has been directed to draw and deposit the amount sanctioned in the account of TNEB. It has also been directed in the G.O. that the work should be executed as per the suggestions made by the World Bank.

7. In accordance with the directions of World Bank the proposal along with the recommendations of TNEB in awarding the contract to a consultant viz. M/S. Global Energy Consulting Engineers (Pvt.) Ltd., Hyderabad under single source system has to be sent to World Bank after getting Board's approval as recommended by Board Level Tender Committee during its 876th meeting held on 18.4.2002.

In view of the circumstances stated above, Tamil Nadu Electricity Board approves to forward the proposal to World Bank for awarding of contract of consultancy for "a feasibility study on improving efficiency of agricultural pumpsets" to M/S. Global Energy Consulting Engineers (Pvt.) Ltd., Hyderabad at a total cost of Rs.20 Lakhs and also approves and ratifies the action for adopting single source system for the selection of M/S. Global Energy Consulting Engineers (Pvt.) Ltd., Hyderabad for this consultancy.

(By Order of the Board)

M. Durairaj,  
Chief Engineer/Planning.

Consultancy services for 'Analytical procedure and sample finalisation for estimation of Energy consumption by unmetered consumers' - Proposal for appointment of consultant to World Bank under Single Tender System - Approved - Regarding.

(Per.) B.P. (FB) No.56

(Technical Branch)

Dated 21st May, 2002,  
Vaikasi 7, Chitrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

(Per.) B.P. (FB) No.93, (Techl.Br.), dated 7.7.2001.

**Proceedings:-**

Tamil Nadu Electricity Board has approved the proposal for conducting the study on improving energy efficiency in Agricultural pumpsets and reducing power consumption with World Bank assistance and sought the approval of the Government of Tamil Nadu vide Board Proceedings read above.

2. Government of Tamil Nadu have accepted this proposal and issued orders vide G.O. (1.D) No. 297, Public Works (W.R.1) Department, dated 4.9.2001. It has been directed by the Government that the study shall be conducted through a consultant selected as per World Bank norms and the cost of the consultancy charges will be a 100% grant to TNEB and it would be funded by World Bank.

3. Accordingly Terms Of Reference for "analytical procedure and sample finalisation for estimation of energy consumption by unmetered consumers" was prepared and sent to World Bank for approval. In view of the urgency, it was also requested that the consultancy may be permitted to be entrusted on sole source contract system for Rs.8 Lakhs as it falls within the threshold limit fixed in the World Bank guidelines for such contract system.

4. The World Bank have agreed to the above and gave no objection certificate for the selection of consultant on single source basis. Dr. Sudarshan Kumar Raheja, New Delhi was selected for this consultancy since he has wide experience on such type of works. Based on this, a letter of invitation along with Terms Of Reference and Contract format was sent to Dr. S.K. Raheja, New Delhi.

5. In response Dr. S.K. Raheja has quoted Rs.9.7 Lakhs for the entire consultancy works. As the rate quoted was found to be high, negotiation was conducted with Dr. S.K. Raheja, New Delhi. in the presence of Engineer-in-Chief/WRO. The consultant has agreed to reduce the cost of consultancy to Rs.8 Lakhs.

6. In the meanwhile, the Government of Tamil Nadu have sanctioned the estimated cost of Rs.8 Lakhs for providing consultancy services for the above study vide G.O. Ms. No.84, Public Works (WR-1) Department, dated 22.2.2002. The Engineer-in-Chief/Water Resources Organisation has been directed to draw and deposit the amount sanctioned in the account of TNEB. It has also been directed in the G.O. that the work should be executed as per the suggestions made by the World Bank.

7. In accordance with the directions of World Bank, the proposal along with the recommendations of TNEB in awarding the contract to a consultant viz. Thiru S.K. Raheja, New Delhi under single source system has to be sent to World Bank after getting Board's approval as recommended by Board Level Tender Committee during its 876th meeting held on 18.4.2002.

In view of the circumstances stated above, Tamil Nadu Electricity Board approves to forward the proposal to World Bank for awarding of contract of consultancy for "setting an analytical procedure and sample finalisation for estimation of energy consumption by unmetered consumers" to Dr. S.K. Raheja, New Delhi at a total cost of Rs. 8 Lakhs and also approves and ratifies the action for adopting single source system for the selection of Dr. S.K. Raheja, New Delhi for this consultancy.

(By Order of the Board)

M. Durairaj,  
Chief Engineer/Planning.

Generation Kundah - Road Rollers - Off Roads - Beyond Repairs - Condemnation - Approved.

(Per.) B.P. (Ch.) No.143

(Technical Branch)

Dated 22.5.2002,  
Vaikasi 8, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

Extract of the minutes of the 878th Meeting of the Tender Committee held on  
4.5.2002 vide item No.6835 of Chief Engineer/Hydro.

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**Proceedings:-**

Approval is hereby accorded to condemn the following three Nos. Road Rollers of Superintending Engineer/Generation/Kundah namely:-

- i) Austin Western
- ii) Allwyn Bedford INGD 310
- iii) Marshal - Regn.No.MDN 6685

2. Necessary estimate may be prepared and got approved by the Competent Authority for final adjustment in the books of Accounts.

3. The above condemned 3 Nos. Road Rollers may be arranged to be disposed off 'as is where is condition' as per the instructions contained in B.P. (FB) No.273, (Tech.Br.), dated 22.11.1996.

(By Order of the Board Level Tender Committee)

V. Ramanathan,  
Chief Engineer/Hydro (I/c.).

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Memo.No.SE/MMI/EEI/AEE3/F.Cement/D261/2002, (Technical Branch), dated 23.5.2002.

Sub: Procurement of Cement from M/s. TANCEM as per The Tamil Nadu Transparency in Tenders Act 1998 and the Tamil Nadu Transparency in Tender Rules 2000 with Amendments up to rate Instructions - Issued.

Ref: 1. RC.7, dated 30.5.2001.  
2. B.P.2, dated 27.2.2002.

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As the present Rate Contract on Cement, RC 7, dated 30.5.2001 expires on 29.5.2002, Chief Engineers and Superintending Engineers are requested to purchase Cement only from M/s. TANCEM from 30.5.2002 onwards at the rate fixed by the pricing Committee of Government of Tamil Nadu. This is mandatory as per the Act & Rules given in the subject.

2. The quantity allocation of Cement for each Circle will be communicated after getting the quantity approval for the procurement of Cement for the year 2002-03 from the Board Level Tender Committee.

3. They should control the purchase of cement to the bearest minimum necessity so that undue stock will not accumulate, causing clotting and wastage of cement.

A. Balasubramanian,  
Member (Distribution).



**AMENDMENT NO.7:**

Electricity - Terms and Conditions of Supply of Electricity - Theft of Energy - Amendment of sub-clauses 2.03 (i) to (iii) & (v) and 8.01 of main Clause 37, Schedule Part-I of Terms and Conditions of Supply of Electricity - Orders issued.

(Permanent) B.P. (FB) No.57

(Technical Branch)

Dated 24.5.2002,  
Vaikasi 10, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

- 1) B.P. Ms. No. 61, (Adm.Br.), dated 24.12.88 and subsequent amendments.
- 2) Extract from the minutes of 855th meeting of the Board held on 13.5.2002.

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**Proceedings:-**

As per the existing Sub-Clause 2.03 (i) to (iii) & (v) of Clause 37 Schedule Part-I of Terms and Conditions of Supply of Electricity, supply of energy from a live agricultural service connection to a disconnected Service Connection of any tariff, unauthorised extension/shifting from an agricultural service connection to any premises other than that for which supply is given etc. are to be treated as only violation for which only Rs.500/- per H.P. is to be collected as compensation charge. But drawal of power from an un-metered agriculture service for other purpose/load/premises has to be treated as tapping energy by direct hook from TNEB mains, which amounts to theft of energy.

Hence, the Board in its 855th meeting held on 13.5.2002 has approved to amend the Sub-Clauses 2.03 (i) to (iii) & (v) and 8.01 of Clause 37 Schedule Part-I of Terms and Conditions of Supply of Electricity.

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 2.03 (i) to (iii) & (v) and 8.01 of Clause 37 Schedule part-I of Terms and Conditions of Supply of Electricity notified in B.P. Ms. (FB) No.61, (Adm.Br.), dated 24.12.88 and amended upto 31.7.2001 and published in Part-VI section 3 (b) of the Tamil Nadu Government Gazette No.46, dated 5.12.2001 and further amended subsequently.

This amendment will come into effect immediately.

**AMENDMENT**

Clause No.	Existing	Amended as
Sub-Clause 8.01 of Clause 37 Schedule Part-I of Terms and Conditions of Supply of Electricity.	Any consumer who dishonestly abstracts or uses energy shall be deemed to have committed theft within the meaning of Indian Electricity Act 1910 as amended by the Tamil Nadu Government and the Indian Penal Code and the existence of artificial means for such abstractions shall be prima facie evidence of such dishonest abstraction. Illegal restoration of supply to a disconnected service connection will fall under this category.	Any consumer who dishonestly abstracts or uses energy shall be deemed to have committed theft within the meaning of Section 39 of Indian Electricity Act 1910 as applicable in the State of Tamil Nadu and the existence of artificial means for such abstractions shall be prima facie evidence of such dishonest abstraction. Illegal restoration of supply to a disconnected service connection and drawing of power dishonestly, from an un-metered Agriculture service will amount to theft of energy.

Clause No.	Existing	Amended as	
<b>Sub-Clause 2.03 of Clause 37 Schedule Part-I of T&amp;C of Supply of Electricity.</b>	<b>Violation</b>	<b>Action to be taken</b>	
(i)	Supply of energy from a live agricultural service connection to a disconnected service connection of any tariff.	Removal of violation within seven days of receipt of notice failing which supply will be disconnected.	
(ii)	Unauthorised supply of energy as defined in main Clause 31.	and	
(iii)	Unauthorised extension/ shifting from an agricultural service connection to any premises other than that for which supply is given.	Payment of compensation charges of Rs.500/- per HP (or part thereof) of the extended load or shifted load.	Deleted
(v)	Use of Electricity in an Agricultural service connection for other purposes.		

All other conditions in the above clauses remain unaltered.

(By Order of the Board)

A. Balasubramanian,  
Member (Distribution).

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Tamil Nadu Electricity Board - Implementation of L.T Bill Accounting Package - Procurement of processor based license of Oracle 8i enterprise edition - Approval accorded - Reg.

(Permanent) B.P. (Ch.) No.148

(Technical Branch)

Dated 24.5.2002,  
Vaikasi 10, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

**Proceedings:-**

As Computerisation of L.T. Billing is planned to be implemented in Chennai Metropolitan area shortly, already available 50 users license of the Oracle 8i Enterprise edition has to be upgraded to utilize the computers now procured for L.T. Billing and to enable 600 users to access the data base in future. Since the cost for upgrading the existing 50 user license exceeds the cost of procuring fresh processor based license, it has been proposed to procure cost effective processor based license of the Oracle 8i enterprise edition which allows unlimited users to access the data base. The estimated cost of the license is Rs.37.5 Lakhs and the estimated recurring annual cost is 22% of the total cost (approx. 8.25 lakhs) for technical support and upgrades for subsequent years.

Tamil Nadu Electricity Board after careful consideration accords administrative approval to incur the estimated expenditure of Rs.37.5 lakhs (Rupees Thirty Seven Lakhs and fifty thousand only) towards procurement of processor based license of the Oracle 8i Enterprise edition for the HP UX server and an

estimated annual cost of 22% of the license cost which is estimated to be 8.25 lakhs (Eight Lakhs and Twenty Five Thousand only) for technical support and upgradation.

The recurring expenditure of 22% of the cost shall be incurred only after critically reviewing the necessity for technical support and upgrades during every subsequent year.

The procurement is to be done by the Chief Engineer/Material Management under two part tender system.

(By Order of the Chairman)

A. Balasubramanian,  
Member (Distribution).

\* \* \*

Generation Circle - Carrying out Minor/Major Civil Maintenance works in Dams/Power Houses - Modified MUSHEP - Shelving - Orders issued.

(Permanent) B.P. (Ch.) No.155

(Technical Branch)

Dated 31.5.2002,  
Vaikasi 17, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

CE/Hydro's Note, dated 17.4.2002.

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**Proceedings:-**

All Civil works costing Rs. 5 Lakhs and above and other repairs to Dams, Power Houses, Penstocks, intake tunnels, anchors, gates haulage winches including desilting of reservoirs etc. are so far being looked after by the CE/Hydro Project/Urachikottai and CE/PUSHEP/Masinagudi. Essential maintenance works to Board's residential buildings in camps, repairs to roads and construction of small buildings costing less than Rs. 5 lakhs are being looked after by the SEs of Generation Circles working under CE/Hydro/Chennai.

The above procedure is now modified and hereafter all types of civil works (whether minor/major) in all civil areas of the Hydro Generation Circles such as dam leakages, buildings and quarters repairs, roads and flume repairs, gate structure works, tunnel repairs, penstock works, Dam desilting works and Dam safety works etc., should be looked after/taken up by the CE/Hydro/Chennai through the SEs. of Hydro Generation Circles utilising the Civil establishment already available. CE/Hydro can address for the assistance of other CEs. (viz.) CE/HP/Urachikottai or CE/PUSHEP/Masinagudi to carry out some specific works which could not be handled by Hydro wing.

2. After careful consideration of the proposals of augmenting Maravakandy-Moyar flume and modified 25MW MUSHEP, the following instructions are issued:-

- i) There is no need for the deepening and/or widening of the existing Maravakandy-Moyar flume as the same is felt sufficient to cater the water to be released by the old Pykara and PUSHEP by judicial water management.
- ii) Since there is no possibility for augmenting water resources and also since management of discharged water by the existing Moyar Power House even after the commissioning of PUSHEP is quite possible by judicial water management, the revival of MUSHEP (i.e. Proposed modified 25 MW unit) in any form is not necessary in future.
- iii) As such, there is no necessity in deepening the existing Moyar Forebay reservoir as this Dam is sufficient enough to store water in future also.
- iv) Desilting works in all the reservoirs including Moyar Forebay will be done by the Hydro wing itself in future.

(By Order of the Chairman)

K. Mounagurusamy,  
Chief Engineer/Hydro.

Sathanur Dam Hydro Electric Project (1 x 7.5 MW) - Power House Super-structure - Specn.No.SECH-24 - Enhancement of Face Value and extension of time of contract - Approval - Accorded.

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(Per.) B.P. (Ch.) No.160

(Technical Branch)

Dated 31.5.2002,  
Vaikasi 17, Chithrabanu Aandu,  
Thiruvalluvar Aandu 2033.

Read:

CE/CD's Note to Chairman, dated 28.5.2002.

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**Proceedings:-**

The following proposals of Cheif Engineer/Civil Designs are approved:-

- 1) To enhance the face value of contract for the work of Design and Construction of Power House Superstructure of Sathanur Dam Hydro Electric Project, Specn. No. SECH-24, from Rs.77, 34,527/- to Rs.97,72,931/- (+26.35% excess) due to execution of annexure portion, additional structures and increased steel quantities.
- 2) To extend the period of completion for the above work from 11.7.96 to 31.10.97 with levy of penalty for Rs.87,075/- for the delay actually attributable to the contractor.
- 3) To ratify the action of Chief Engineer/Hydro Project/Bhavani for having executed the additional quantities of steel and provided 1 No. Rolling Shutter of 18 SWG thick instead of 14 SWG thick in anticipation of approval of the Competent Authority.

(By Order of the Chairman)

V. Ganapathy,  
Chief Engineer/Civil Designs.

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