

# தமிழ் நாடு மின்சார வாரியம் செய்தி அறிவிப்பு வெளியீடு

தொ. 25

மே 2006

எண்.5



மின்னாற்றலே தமிழக முன்னேற்றம் ...

## இலட்சிய கூற்று

மலிவான விலையில் தரமான  
தடையிலா மின்சாரம் எனில்  
தமிழ்நாடு மின்சார வாரியமே  
எனும் இலக்கை அடைதல்

# TAMIL NADU ELECTRICITY BOARD

## BULLETIN

MAY - 2006

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# NEWS & NOTES

## PART - I

### I. GENERATION PARTICULARS:

The Generation/relief figures for May, 2006 were as follows:

Sl.No.	Particulars	May - 2006 (in Million Units)
I.	<b>TNEB GENERATION (Gross)</b>	
	i) Hydro	332.043
	ii) Thermal	1876.759
	iii) Gas	193.232
	iv) Wind & Solar	1.809
	<b>TNEB TOTAL</b>	<b>2403.843</b>
II	Net Import from CGS & other regions (excluding Pandy & Kerala Export)	<b>1774.110</b>
III	<b>PURCHASES</b>	
	i) IPP	418.559
	ii) Windmill Private	319.814
	iii) Cogeneration (Provisional)	58.000
	iv) Others (TCPL, HITECH, MRL)	49.744
	<b>TOTAL</b>	<b>846.117</b>
IV	<b>TOTAL (Gross generation + Net import + Purchases)</b>	<b>5024.070</b>
V	Less energy used for Kadamparai pump	35.926
		<b>4988.144</b>
VI	<b>AVERAGE PER DAY</b>	<b>162.067</b>
VII	<b>DETAILS OF NET PURCHASES FROM CGS:</b>	
	1) Neyveli TS-I	254.298
	2) Neyveli TS-I Expansion	257.649
	3) Neyveli TS-II	600.106
	4) MAPS	232.890
	5) NTPC	)
	6) KAIGA	)
	7) Eastern Region	)
	8) Kayankulam	)
	9) Less Export to Kerala & Pandy	569.859
	<b>TOTAL NET PURCHASES</b>	<b>140.692</b>
		<b>1774.110</b>
VIII	<b>DETAILS OF PURCHASES FROM IPPs</b>	
	1) GMR	81.300
	2) SPCL	26.628
	3) MPCL	27.079
	4) PPN	39.468
	5) ST-CMS	159.264
	6) ABAN	61.224
	7) ARKAY	23.596
	<b>TOTAL</b>	<b>418.559</b>

**IX DETAILS OF OTHER PURCHASES**

1) Wind Mill Private	319.814
2) Cogeneration	58.000
3) HITECH	7.193
4) TCPL	41.184
5) MRL & Other CPPs	1.367
<b>TOTAL</b>	<b>427.558</b>

- X Maximum Grid demand (excluding Wind mill and Co-generation) and consumption during May 2006 were 8226 MW at 49.41 Hz on 11.05.2006 and 169.698 MU on 04.05.2006 respectively.

**II. STORAGE POSITION:**

The Storage position in various reservoirs as on 1.6.2006 when compared to the storage as on 1.6.2005 was as follows:-

Sl. No.	Name of the Group	As on 1.6.2006	As on 1.6.2005	Difference
1.	Nilgiris	694.710	527.890	166.820
2.	P.A.P.	112.020	32.210	79.810
3.	Periyar	64.450	16.550	47.900
4.	Papanasam & Servalar	11.750	18.960	(-) 7.210
5.	Suriliyar	8.800	1.220	7.580
6.	Kodayar	106.180	67.580	38.600
7.	<b>Total Excluding Mettur</b>	<b>997.910</b>	<b>664.410</b>	<b>333.500</b>
8.	For Mettur	178.440	22.280	156.160

**III. PERFORMANCE OF THERMAL STATIONS:****i) TUTICORIN (5 x 210 MW):**

The details of generation at Tuticorin T.P.S. during May 2006 were as follows:

	Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I	(210 MW)	97.90	150.32	96.2
II	(210 MW)	94.50	143.94	92.1
III	(210 MW)	93.10	144.12	92.2
IV	(210 MW)	88.70	135.78	86.9
V	(210 MW)	100.00	154.95	99.2
	<b>STATION</b>	<b>94.84</b>	<b>729.11</b>	<b>93.3</b>

**ii) METTUR (4 x 210 MW):**

The details of generation at Mettur T.P.S. during May 2006 were as follows:

	Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I	(210 MW)	100.00	154.705	99.02
II	(210 MW)	100.00	155.726	99.67
III	(210 MW)	95.69	147.869	94.64
IV	(210 MW)	100.00	154.357	98.79
	<b>STATION</b>	<b>98.92</b>	<b>612.657</b>	<b>98.03</b>

iii) **NORTH CHENNAI (3 x 210 MW):**

The details of generation at North Chennai T.P.S. during May 2006 were as follows:

Unit	Availability Factor (%)	Generation (in MU)	Plant Load Factor (%)
I (210 MW)	89.10	131.090	84.42
II (210 MW)	100.00	153.885	98.49
III (210 MW)	99.46	153.665	98.35
<b>STATION</b>	<b>94.88</b>	<b>459.440</b>	<b>93.75</b>

IV. **Coal Particulars for May 2006:**

Si.No.	Particulars	Tuticorin TPS	Mettur TPS	North Chennai TPS
1.	Coal Linkage (in lakh tonnes)	3.65	3.30	2.60
2.	Coal Receipt (-do-)	4.12	3.64	2.85
3.	Coal Consumption (-do-)	5.32	4.10	2.66
4.	Coal stock as on 1.6.2006 (-do-)	3.85	5.68	1.67
5.	Specific Coal Consumption (Kg./ug.)	0.729	0.669	0.605

V. **Auxiliary consumption and oil consumption during May 2006:**

Sl. No.	Details	Tuticorin TPS	Mettur TPS	North Chennai TPS
1.	Specific Oil consumption (ml/ug)	0.58	0.101	0.42
2.	Auxiliary consumption (%)	7.78	8.3	8.94

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

\* \* \*

The following are the details of posts Created and Abolished during the month of May 2006.

A. Lionel Paul Sathiyadurai,  
Chief Engineer/Personnel.

**POSTS CREATED**

Sl. No.	Reference in which the posts were created	Name of the Circle	Class / Cadre	Name of the Post	No. of Posts	Purpose	Period
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1.	(Per.) B.P. (Ch.) No. 95 (Adm.Br.) dated 05.05.2006	Director Coal.	I/Techl.	E.E./Mechl.	1	Upgradation of one post of A.E.E./Mechl. as E.E./Mech. The Original post will be restored after Three months period from the date of utilisation	For a period of Three months from the date of utilisation





# GENERAL ADMN. & SERVICES

## PART – II

Establishment - Tamil Nadu Electricity Board - Post of Chief Engineer/Research and Development - Redesignated as Chief Engineer/Independent Power Project - Transfer of subjects relating to Research and Development to Chief Engineer/Non-Conventional Energy Sources - Orders - Issued.

(Permanent) B.P. (Ch.) No 64

(Secretariat Branch)

Dated : 22<sup>nd</sup> April 2006.  
Chithirai 9, Viya Varudam,  
Thiruvalluvar Aandu 2037.

Read: .

- i) (Per.) B.P. (Ch.) No. 142 (S.B), dated 11.07.05.
- ii) (Per.) B.P.(Ch.) No. 268 (S.B), dated 30.12.05.
- iii) (Per.) B.P.(Ch.) No. 13 (S.B), dated 20.01.06.
- iv) (Per.) B.P.(Ch.) No. 34 (S.B), dated 23.02.06.

### Proceedings:

In Board's Proceedings first read above, orders have been issued among other things, that the post of Chief Engineer/Non-Conventional Energy Sources and Research and Demand side Management, be redesignated as Chief Engineer/Research and Development.

2. In the Board's Proceedings third read above, orders have been issued for sanction of further continuance of the above re-designated post of Chief Engineer/Research and Development for a further period of one year from 10.01.2006 A.N.

3. In the Board's Proceedings fourth read above, orders have been issued re-designating the post of Chief engineer/Independent Power Project and Project Best as Chief Engineer/Information Technology and it was also ordered that the subject viz. Project best and information technology in Tamil Nadu Electricity Board be looked after by Chief Engineer/Information Technology and that the subject relating to Independent Power Project be looked after by the Chief Engineer/Personnel in addition to his regular subjects until further orders.

4. Now, it has been decided to appoint a regular Chief Engineer for attending the Independent Power Project works exclusively considering the workload involved.

5. Accordingly, it is hereby ordered that the post of Chief Engineer/Research and Development last continued in the (Permanent) B.P. (Ch.) No. 13 (S.B), dated 20.01.06 be re designated as Chief Engineer/ Independent Power Project to look after the subjects of Independent Power Projects exclusively.

6. Consequent on the redesignation ordered in para 5 above, it is also ordered that the subjects hitherto attended by the Chief Engineer/Research and Development be looked after by the Chief Engineer/ Non-Conventional Energy Sources in addition to his regular subjects.

7. These orders are coming into force with immediate effect.
8. Receipt of this Board's proceedings shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*



Memo. (Per.) No. 34084/A22/A222/06-1, (Secretariat Branch) dt.25.04.06.

Sub : Establishment - Tamil Nadu Electricity Board - Post of Chief Engineer / Independent Power Project redesignated as Chief Engineer/Private Power Projects - Orders - Issued.

Ref : (Permanent) B.P. (Ch.) No. 64 (SB), dated 22.04.06.

In (Permanent) B.P. (Ch.) No. 64 (S.B) dated 22.04.06, Orders have been issued redesignating the post of Chief Engineer/Research and Development as Chief Engineer/Independent Power Project to look after the subject of Independent Power Project exclusively.

2. Issues of co-ordination relating to IPP, CPP(Commercial) and Operation wings were considered. It was felt that there has been a lack of co-ordination and gaps in communication exist among the various wings. Some of the decisions taken by commercial wing are not made known to operation causing hardship in day to day operations. It has therefore been decided to bring the subjects of IPP and CPP under one Chief Engineer who can be designated as Chief Engineer/Private Power Projects.

3. Accordingly, it is hereby ordered that the post of Chief Engineer/Independent Power Project shall be redesignated as Chief Engineer/Private Power Projects. The Superintending Engineer/Power Purchase along with his team looking after CPP subjects shall be transferred under the control of Chief Engineer/Private Power Projects. Necessary orders in this regard will be issued by the Chief Engineer(Personnel)/Board Office Administrative Branch separately.

4. These orders are coming into force with immediate effect.
5. The receipt of this memorandum shall be acknowledged.

(By order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Establishment - Tamil Nadu Electricity Board - Thiru N. Nagarajan, Chief Engineer/Electrical (Retired) - Appointed as Officer on Special Duty to carryout the tasks and to expedite the three projects on fast track - Extension - Orders - Issued.

(Permanent) B.P. (Ch) No.72

(Secretariat Branch)

Dated the 2<sup>nd</sup> May 2006.  
Chitirai 19, Viya Varudam,  
ThiruvalluvarAandu 2037.

Read:

- i) (Per) B.P. (Ch.) No.17 (SB) dt.30.01.06.
- ii) From the Member (Generation), Chennai-2 Note dated 22.04.06.

#### Proceedings:

In (Permanent) B.P. (Ch.) No. 17 (S.B), dated 30.01.06, orders were issued appointing Thiru N. Nagarajan, Chief Engineer/Electrical (Retired on 31.01.06) as Officer on special Duty for a period of three months with effect from 01.02.2006 F.N. to carryout the works and to expedite the projects viz. Valuthur 95 MW. Phase-II Gas Turbine Project, North Chennai (Thermal Power Station Phase-II (1 x 500 MW) and Bhavani Kattalai Barrage-II and III (2 x 15 MW) on fast track with consolidated wages of Rs. 18,895/- apart from his pension and permitted to retain the official vehicle, residential telephone and mobile phone during his tenure as Officer on Special Duty. The sanctioned period of three months for the above Officer on Special Duty was expired on 30.04.2006.

2. Out of the above three project works, 95 MW Valathur Gas Turbine Power Project is under final stage of awarding. In addition to that, one more 1 x 500 MW at Mettur Thermal Power Project stage-III is under process. Similarly feasibility for providing additional one or two 500 MW units at Tuticorin Thermal Power Station utilising the infrastructure already available is being examined. Also providing of new 2 x 500 MW coal based Thermal Plant at Nagapattinam is being studied. Thiru N. Nagarajan, Chief Engineer (Retired) has got vast experience in assisting the Board on the matters with M/s. GAIL and lot of final decisions are to be made on Gas supply agreements on the existing gas power stations and the proposed Valathur Gas Turbine Power Project Phase-II. Therefore, the Member (Generation) has suggested to utilise the services of Thiru N. Nagarajan, Officer on Special Duty for a further period of three months for attending the above works as the same conditions approved in (Permanent) B.P. (Ch.) No. 17 (S.B), dated 30.01.2006.

3. The committee constituted for the said purpose has considered the question of utilising the services of Thiru N. Nagarajan, Chief Engineer/Electrical (Retired) as Officer on Special Duty for a further period and has recommended to continue the services for a period of one month (i.e upto 31.05.2006) initially and to examine the question of continuance further thereafter.

4. Accordingly, it is hereby ordered that the services of Thiru N. Nagarajan, Chief Engineer/Electrical (Retired) now Officer on Special Duty in Tamil Nadu Electricity Board be utilised for a further period of one month from 01.05.2006 to 31.05.2006 A.N. He shall be paid a consolidated pay of Rs. 18,895/- (Rupees eighteen thousand eight hundred and ninety five only) per mensem apart from his pension and to retain the office vehicle, residential telephone and mobile phone during his tenure as Officer on Special Duty on the same conditions approved in (Permanent) B.P. (Ch.) No. 17 (S.B), dated 30.01.06.

5. His payment shall be claimed and paid by the Assistant Personnel Officer/Unit-I of the Headquarters, Chennai-2.

6. The expenditure is debitable to "Tamil Nadu Electricity Board funds - Revenue Expenses - 75 - Employees Costs - 75-1 - Salaries - 75-110 - Salaries Provincial".

7. Receipt of this Board's Proceedings shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Electricity - Phase-II of Project 'BEST' (Billing of Energy Services by TNEB) Computerization of L.T. Billing, Collection and Accounting in Non - Urban Areas - Administrative approval - Orders - Issued.

(Per.) B.P. (FB) No.78

(Technical Branch)

Dated 4.5.2006.  
Chitirai 21, Viya Varudam,  
Thiruvalluvar Aandu 2037.

Read:

Minutes of 891<sup>st</sup> Meeting of Board held on 24.4.2006 (Item No.41)

#### Proceedings:

It has been proposed to extend the Computerization of LT Billing, Collection and Accounting, to non-urban distribution sections of TNEB, (not covered under Phase-I of Project 'BEST'), under Phase-II of Project 'BEST', to cover, 12.5 Million L.T. Consumers, 1805 Distribution Sections through 1648 Revenue Collection Centers.

The Architecture for implementation of Phase II of Project 'BEST' is as below.

- The Central Server based Architecture with existing Regional Data Servers.
- Use of Hand Held Devices (8051 family Micro-Controller based) for meter reading and entering the

collection details in the Camp Collection Centers of Rural Areas.

- To adopt RF Wireless Links, if Line Of Sight (LOS) distance is less than 10 Kms & in all other cases, to adopt Leased Line Connectivity, for access to database.
- Collection by nodes connected to Collection Center PC.
- To use the above PC as local server in each Collection Center with provision to update this local server with the Regional Data Server periodically.
- Provision of PC for each Section Office, Sub-Division Office and Revenue Branch.

To implement the L. T. Billing computerization under phase II, the estimate is as shown below.

Sl.No.	Description	(Rs in Crores) Amount
1.	Hardware like PCs, UPS, Printers, LAN equipments, Networking Equipments and Networking Charges.	148.32
2.	Software like Oracle License & etc.	1.00
3.	Hand Held Devices	5.40
4.	Training & Infrastructure like power wiring, Amenities to Consumers & etc. (Rs.50,000/Section)	9.03
	<b>TOTAL</b>	<b>163.75</b>

To implement the LT Billing computerization under phase II, the sources for funds are as detailed below:

Sl.No.	Description	(Rs in Crores) Amount
1.	Balance fund available from the Sanction vide B.P. (FB) 12 dt.12.1.2005 for Rs.113.55 Crores.	62.32
2.	Funds available / sanctioned from funding agencies like APDRP, PFC & NABARD for entire (Phase I & II) LT Billing Computerization.	73.09
3.	Additional fund now required for Phase II	28.34
4.	Total estimated expenditure for Phase II	163.75

The TAMIL NADU ELECTRICITY BOARD in its 891<sup>st</sup> Board Meeting held on 24.4.06 has, after careful consideration, approved the following.

1. To Computerize LT Billing, Collection and Accounting in all Non-Urban Areas covering 1805 sections under Phase-II of Project 'BEST' with the additional fund requirement of Rs.28.34 Crores, at the overall estimated cost of Rs.163.75 Crores, as detailed above.

2. To utilize the funds available to the tune of Rs.135.41 Crores for LT Billing Computerization from the balance of already sanctioned fund and funds sanctioned by various funding agencies, as detailed above.

3. To implement the Architecture as detailed above.

4. To undertake networking survey for connecting link between computerized collection centers.

5. To impart training to all assessment staff and Officers connected with revenue collection.

6. To create Customer Master Data from the existing computer nodes available in Municipal limit in the lean assessment period.

(By Order of the Board)

N. Vilvendhan,  
Chief Engineer/Information Technology.

\* \* \*

Letter No.30439/1469/F.1/F.13/2006, (Audit Branch), dated 4.5.2006.

Sub: B.O.A.B. - Estt. - Assumption of charge as C.I.A.O. - Intimation - Sending of.

Ref: 1. (Permanent) B.P. (Ch.) No.73 (S.B.), dated 3.5.2006.  
2. O.O.No.916/F.1/F.12/06; dt.3.5.2006.

I have assumed charge as Chief Internal Audit Officer on 3.5.2006 Forenoon in Board Office Audit Branch.

My residential address and telephone number are as follows.

**RESIDENTIAL ADDRESS**

**RESIDENTIAL TELEPHONE NO.**

Thiru. M. GOPALARATHINAM,  
New No.16/ Old No.8,  
6th MAIN ROAD,  
RAM NAGAR NORTH EXTENSION,  
VELACHERY, CHENNAI - 600 042.

5532 2720

I request that all D.O. letters intended to the Chief Internal Audit Officer/Board Office Audit Branch may be addressed to my name.

M. Gopalarathinam,  
Chief Internal Audit Officer.

\* \* \*

TNEB - Chennai South Region - Chennai Electricity Distribution Circle/West - Providing security arrangements to the Central Stores, Ambattur through M/s. TEXCO Ltd., for the period from 1.4.2006 to 31.3.2007 - Administrative approval - Accorded.

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

(Technical Branch)

Dated 5.5.2006.

Chitirai 22, Viya Varudam,  
Thiruvalluvar Aandu 2037.

Read:

Chief Engineer/Civil Design/Chennai-2 Note dt.24.4.2006  
Approved by the Chairman on 30.4.2006.

**Proceedings:**

Approval is accorded for the proposal of Chief Engineer/Distribution/Chennai South Region for providing Security arrangements to the Central Stores, CEDC/West at Ambattur through M/s. TEXCO Ltd., for a period of one year from the date of utilization (1.4.2006 to 31.3.2007) at an estimated cost of Rs.2,69,976/- (Rupees two lakhs sixty nine thousand nine hundred and seventy six only).

The expenditure is chargeable to TNEB Revenue Expenditure A/c. 76-163.

(By Order of the Chairman)

Encl: Annexure

K.G. Natesan,  
Chief Engineer/Civil Designs.

**ANNEXURE**

**ABSTRACT**

Name of work : Chennai South Region - Chennai Electricity Distribution Circle/West - Providing security arrangements to Central Stores, Ambattur through M/s. TEXCO for the period from 1.4.2006 to 31.3.2007.

Sl.No.	Name of stores	No.of security personal proposed (A)	Rate / month person (Rs.) (B)	Amount per annum (AxB) in Rs.
1.	Central stores / Ambattur	3 Nos. (Guards)	4248	12,744.00
2.	Central stores / Ambattur	1 No. (Supervisor)	5484	5,484.00
3.	Total			18,228.00
4.	Service charges 12%			2,187.36
				20,415.36
5.	Service Tax @ 10.2%			2,082.37
6.	Total per Month			22,497.73
			(OR) say	22,498/-
7.	Total per Annum			2,69,976/-

(Rupees two lakhs sixty nine thousand nine hundred and seventy six only)

/ True Copy /

\* \* \*

TNEB - Generation Circle - Kadamparai Power House - Providing private Security arrangements to the Central stores through M/s. TEXCO Ltd., for the period of one year - Approval - Accorded.

(Routine) B.P. (Ch) No.28

(Technical Branch)

Dated 5.5.2006.

Chitirai 22, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Chairman's approval dated 29.04.06 on CE/CD's note CE/  
CD/SE/D&I/EE 1/A1/D.66/06 dated 01.03.06.

#### Proceedings:

1. Approval is hereby accorded for the proposal of Chief Engineer/Hydro/Chennai for providing Security arrangements to the Central Stores, at Kadamparai Power House through M/s. TEXCO Ltd., for a period of one year from the date of utilization at an estimated cost of Rs. 1,88,750/- (Rupees One lakh eighty eight thousand seven hundred and fifty only) as detailed in the annexure.

2. The expenditure is chargeable to TNEB Funds - Capital Expenditure - A/c. 76-163.

(By Order of the Chairman)

Encl: Annexure

K.G. Natesan,  
Chief Engineer/Civil Designs.

ANNEXURE

ABSTRACT

Name of work : Generation Circle - Kadamparai Power House - Providing private security arrangements to the Central Stores through M/s. TEXCO Ltd., for the period of one year.

Sl.No.	Name of premises	No. of security guards	Rate / Guard/ Month Rs. (B)	Amount / month Rs. (A x B)
1.	Central stores at Kadamparai	3	4248	12,744 00
	Service charges @ 12%			1,529 28
	Total			14,273.28
	Service Tax @ 10.2%			1,455.87
	Total per Month			15,729.15
	Amount per annum			1,88,749 80
				(OR) say 1,88,750/-

(Rupees One lakh eighty eight thousand seven hundred and fifty only)

/ True Copy /

\* \* \*

Establishment - Tamil Nadu Electricity Board - Redesignation of the post of Superintending Engineer/Designs and Investigation, Chennai as Superintending Engineer/Civil/Designs - Orders - Issued.

(Permanent) B.P. (Ch) No.74

(Secretariat Branch)

Dated the 5<sup>th</sup> May 2006.

Chitirai 22, Veeya Vardudam,  
Parthiba Aandu 2037.

Read:

- i) (Per) B.P. (Ch.) No.229, (SB) dt.25.09.2000.
- ii) (Per) B.P. (Ch.) No.10, (SB) dt.27.01.2006.
- iii) Memo. (Per.) No.127931/G.37/G.371/2005-2, dated 22.3.2006.
- iv) From the Chief Engineer/Civil Designs, Chennai-2, Lr.No.CE/CD/APO/P.7/P.71/1303/203/2006, dated 27.3.2006.

#### Proceedings:

In the (Permanent) B.P. (Ch.) No.229 (S.B.), dated 25.09.2000, orders have been issued for creation of one post of Superintending Engineer/Design and Investigation, Chennai-2.

2. In the reference second read above, one post of Superintending Engineer/Civil was created and designated as Superintending Engineer/Civil/Projects Investigation under the control of Chief Engineer/Investigation/ Civil and in the reference third cited the above said post was continued upto 28.02.2007.

3. The Chief Engineer/Civil Designs, Chennai in his letter dated 27.03.2006 has now stated that all the Investigation Works are now dealt with by the Superintending Engineer/Civil/Projects Investigation and has requested to redesignate the existing post of Superintending Engineer/Designs and Investigation under the control of Chief Engineer/Civil Designs as Superintending Engineer/Civil Designs. The proposal has been examined and considered.

4. Accordingly, it is hereby ordered that the existing post of Superintending Engineer/Designs and Investigation/Chennai under the control of Chief Engineer/Civil Designs last continued in the reference third cited be redesignated as Superintending Engineer/Civil Designs, Chennai.

5. This order is coming into force with immediate effect.

6. Receipt of this Board's Proceedings shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Tamil Nadu Electricity Board - "Celebration of Board's Day" - Medal Scheme for employees of Tamil Nadu Electricity Board - Selection of employees for award of "Tamil Nadu Electricity Board Medal for Distinguished Services" for the years 2002 and 2003 - Orders - Issued.

(Permanent) B.P. (FB) No.24

(Secretariat Branch)

Dated the 6th May, 2006.  
Chitirai 23, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. (Per) B.P. (FB) No. 57 (SB) dt. 13.10.92.
2. Board's Letter No. 45400/A18/A183/2003-1 dt. 28.08.2003.
3. Board's Letter No. 104104/A18/A183/2004-1 dt. 30.11.2004.

### Proceedings:

The Tamil Nadu Electricity Board directs that as per the scheme approved in the Board's Proceedings first cited, the "Tamil Nadu Electricity Board Medal for Distinguished Services" for the years 2002 and 2003 shall be awarded to the following officials of the Board:-

#### I. TAMIL NADU ELECTRICITY BOARD MEDAL FOR DISTINGUISHED SERVICES FOR THE YEAR 2002

Sl.No.	Name	Designation
--------	------	-------------

#### Thiruvallur

#### DISTRIBUTION :

- |    |                      |  |
|----|----------------------|--|
| 1. | N. Sasikumar         | Superintending Engineer/Civil/Tuticorin Thermal Power Station, now Chief Engineer/Projects/Civil/Urachikottai. |
| 2. | S. Nithyanandam      | Assistant Executive Engineer/Mechanical/Tuticorin Thermal Power Station.                                       |
| 3. | V. Ganesan           | Executive Engineer/Electrical/Materials Management-I/Chennai-2 (Retired).                                      |
| 4. | Tmt. A.V. Kalaiselvi | Assistant Accounts Officer/Revenue Branch, Chennai Electricity Distribution Circle/Central.                    |

#### II. TAMIL NADU ELECTRICITY BOARD MEDAL FOR DISTINGUISHED SERVICES FOR THE YEAR 2003

Sl.No.	Name	Designation
--------	------	-------------

#### Thiruvallur

- |    |                   |  |
|----|-------------------|--|
| 1. | S. Nedunchezian   | Superintending Engineer/Tiruvannamalai Electricity Distribution Circle (Retired)   |
| 2. | S.N. Kothandam    | Executive Engineer/Mechanical/Mettur Thermal Power Station.  |
| 3. | R. Sugavaneswaran | Executive Engineer/Electrical/C&I Division/ Mettur Thermal Power Station, now Superintending Engineer/Electrical Systems/Mettur Thermal Power Station. |
| 4. | M. Govindasamy    | Special Grade Duffadar/Board Office Secretariat Branch/Chennai-2 (Retired).  |
| 5. | V. Mahalingam     | Section Officer/Board Office Secretariat Branch/Chennai-2 (Retired).   |

2. Receipt of the proceedings shall be acknowledged.

(By Order of the Board)

G. Ramamurthy,  
Secretary.

\* \* \*

Tamil Nadu Electricity Board - "Celebration of Board's Day" - Medal Scheme for employees of Tamil Nadu Electricity Board - Selection of employees for award of "Chairman's Power Medal for Meritorious Services" for the years 2002 and 2003 - Orders - Issued.

(Permanent) B.P. (Ch) No.75

(Secretariat Branch)

Dated the 6th May, 2006.  
Chitirai 23, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. (Per). B.P. (FB) No. 57 (SB) dt. 13.10.92.
2. Board's Letter No. 45400/A18/A183/2003-1 dt. 28.08.2003.
3. Board's Letter No. 104104/A18/A183/2004-1 dt. 30.11.2004.

### Proceedings:

It is hereby ordered that as per the scheme approved in the Board's Proceedings first cited, the "Chairman's Power Medal for Meritorious Services" for the years 2002 and 2003 shall be awarded to the following officials of the Board

#### I. CHAIRMAN'S POWER MEDAL FOR MERITORIOUS SERVICES FOR THE YEAR 2002

Sl.No.	Name	Designation
<u>Thiruvallur</u>		
<b><u>DISTRIBUTION:</u></b>		
1.	N. Ganapathiraman	Foreman I Grade. Coimbatore Electricity Distribution Circle/ South.
2.	R. Srinivasan	Assistant Executive Engineer/Meter Relay Test / Thanjavur Electricity Distribution Circle.
<b><u>GENERATION:</u></b>		
3.	E. Sreenivasan	Senior Chemist/North Chennai Thermal Power Station/Chennai-120 (now Deputy Chief Chemist/North Chennai Thermal Power Station/Chennai-120).
<b><u>PROJECTS:</u></b>		
4.	S. Esaikimuthu	Executive Engineer/Civil/Division-III/PUSHEP/Masinagudi
<b><u>TRANSMISSION:</u></b>		
5.	N.V. Umbar	Senior Fitter/General Construction Circle/Coimbatore.
<b><u>HEADQUARTERS:</u></b>		
6.	Tmt. T.S. Shyamaladevi	Assistant Executive Engineer/Civil O/o. Superintending Engineer/ Civil/Design & Investigation/Chennai-2.
7.	S. Ganesan	Executive Engineer/Enforcement/Chennai. now Superintending Engineer/Enforcement/Chennai-2.



## II. CHAIRMAN'S POWER MEDAL FOR MERITORIOUS SERVICES FOR THE YEAR 2003.

Sl.No.	Name	Designation
Thiruvallur		
<b>DISTRIBUTION :</b>		
1.	T. Subramanian	Accounts Officer/Dharmapuri Electricity Distribution Circle.
2.	N. Kannan	Assistant Executive Engineer/Electrical, O/o. Superintending Engineer/Chennai Development Circle/Chennai-2.
<b>GENERATION :</b>		
3.	C. Elumalai	Assistant Engineer/Electrical, C&I Division/Metter Thermal Power Station.
4.	T. Subramanian	Assistant Executive Engineer/Mechanical/Boiler Maintenance Division/Tuticorin Thermal Power Station.
<b>TRANSMISSION :</b>		
5.	V.G. Manoharan	Executive Engineer/Protection & Communication/Coimbatore.
6.	C. Vijayakumar	Executive Engineer/System Studies/Chennai, now Superintending Engineer/System Studies/Chennai-2.
7.	R. Srinivasan	Deputy Secretary/Vigilance/Board Office Secretariat Branch/Chennai-2.

2. Receipt of the proceedings shall be acknowledged.

(By Order of Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Recruitment - Class II Service - Assistant Engineer/Electrical, Mechanical and Civil - Prescribing of minimum regular service for internal selection - Selection of candidates belonging to SC/ST - Relaxation of required minimum regular service - Orders - Issued.

(Per) B.P. (FB) No.10

(Administrative Branch)

Dated 6.5.2006.

Chitirai 23, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. B.P. Ms.No. 985 dt. 26.07.1977.
2. (Per.) B.P. (FB) No. 26, (Adm.Branch), dated 16.8.2005.

### Proceedings:

In the BP first read above, orders were issued to the effect that the requirement of experience prescribed for the particular field or post be relaxed in the case of SC/ST if fully qualified candidates are not available to fill up the vacancies reserved for them.

2. In the BP second read above, orders were issued prescribing a minimum period of one year regular service rendered after acquiring BE degree or equivalent qualification for internal selection to the categories of Assistant Engineer/Electrical, Mechanical and Civil.

3. At present there are 94 back-log vacancies of SC and 7 in ST Community. There is no sufficient number of qualified employees in SC/ST Community for filling up of the post of Assistant Engineer/Electrical by Internal selection.

4. The Tamil Nadu Electricity Board Dr. Ambedkar Employee's Union has represented for relaxation of one year experience in favour of SC/ST candidates.

5. The Tamil Nadu Electricity Board after careful examination directs that the prescribed minimum period of one year regular service rendered after acquiring BE degree or equivalent qualification for internal selection to the post of Assistant Engineer/Electrical, Mechanical and Civil be relaxed in the case of SCs/STs, if fully qualified candidates are not available to fill up the vacancies reserved for them. The following amendment to the (Per.) B.P. (FB) No. 26, (Adm.Branch), dated 16.8.2005 is approved.

"The Employees belonging to SC/ST who do not possess the prescribed one year regular service may also apply and application of such of those candidates will be considered for selection by the Board on merit subject to relaxation of relevant rules in their favour in case fully qualified employees are not available to fill up the vacancies reserved for them. The Helper and Office Helper belonging to SC/ST who are drawing pay in this regular time scale of pay and possess the requisite qualification may also apply."

(By order of the Board)

A. Lionel Paul Sathiadurai,  
Chief Engineer/Personnel.

\* \* \*

குறிப்பாணை எண்.20192/அ9/அ92/2006-1, (செயலகக்கிளை) நாள் 6.5.2006.

பொருள்: விடுமுறை நாட்கள் - உள்ளூர் விடுமுறை - மாவட்டங்களில் உள்ளூர் திருவிழாக்களுக்காக அனுமதிக்கப்படும் சிறப்பு உள்ளூர் விடுமுறை நாட்களின் பட்டியல் திருத்தியமைத்து ஆணை வெளியிடப்பட்டது - பட்டியலுக்கு திருத்தம் - நகல் - அனுப்பப்படுகிறது.

பார்வை: 1) வாரிய நிலை ஆணை எண். 57 (செ.கிளை) நாள் 24.6.1985.  
2) அரசு நிலை ஆணை எண் 313 பொது (பல்வகை) துறை நாள் 11.3.1997.  
3) வாரிய குறிப்பாணை எண் 23163-சி2/97-1, நாள் 31.3.1997.  
4) அரசு கடித எண். 9352/பல்வகை/2006-1, பொது (பல்வகை) துறை நாள் 1.3.2006

பார்வை 1இல் உள்ள வாரிய நிலை ஆணை எண்.57 (செயலகக்கிளை) நாள் 24.6.1985ன் படி மேற்பார்வை பொறியாளர்களுக்கு அரசு ஆணைப்படி அல்லது மாவட்ட ஆட்சியாளரின் செயல் முறை ஆணைப்படி உள்ளூர் விடுமுறை அளிக்க அனுமதி அளிக்கப்பட்டுள்ளது.

2. பார்வை 2ல் உள்ள அரசு நிலை ஆணையில், மாவட்டங்களில் உள்ளூர் திருவிழாக்களுக்காக அனுமதிக்கப்படும் சிறப்பு உள்ளூர் விடுமுறை நாட்களில் பட்டியல் திருத்தியமைக்கப்பட்டுள்ளது. பார்வை 4ல் உள்ள அரசு கடிதத்தில் திருநெல்வேலி மற்றும் தூத்துக்குடி மாவட்டத்தில் பகவான் வைகுண்டசாமி பிறந்த நாள் திருவிழா சிறப்பு உள்ளூர் விடுமுறையாக அறிவிக்கப்பட்டுள்ளது. இந்த நகலினை அனைத்து மேற்பார்வைப் பொறியாளர்களுக்கும் மற்றும் தலைமைப் பொறியாளர்களுக்கும் தகவலுக்காக அனுப்பி வைக்கப்படுகிறது.

இணைப்பு : 1 கடிதம்

கோ. இராமமூர்த்தி,  
செயலாளர்

கடித எண்.9352/பல்வகை/2006-1, பொது (பல்வகை)த்துறை (தலைமைச்செயலகம்) நாள் 1.3.2006.

பொருள்: மாவட்டங்களில் உள்ளூர் திருவிழாக்களுக்காக அனுமதிக்கப்படும் சிறப்பு உள்ளூர் விடுமுறைகளின் பட்டியல் திருத்தியமைத்து ஆணைகள் வெளியிடப்பட்டது - பட்டியலுக்கு திருத்தம் - வெளியிடப்படுகிறது.

- பார்வை: 1) அரசு ஆணை நிலை எண். 313, பொது (பல்வகை)த்துறை, நாள் 11.3.1997
- 2) தூத்துக்குடி மாவட்ட ஆட்சித் தலைவர் கடித எண். அ4/78696/05, நாள் 26.2.2006.
- 3) திருநெல்வேலி மாவட்ட ஆட்சித் தலைவர் கடித எண் டி5/18249/06, நாள் 26.2.2006.

மாவட்டங்களில் நடைபெறும் திருவிழாக்களுக்கு உள்ளூர் விடுமுறை அளித்து, அதற்குப் பதிலாக ஒரு சனிக்கிழமை நாளை அந்தந்த திருவிழா நடைபெறும் மாதத்திலோ அல்லது அதற்கு அடுத்த மாதத்திலோ பணி நாளாக அறிவிக்க மாவட்ட ஆட்சித்தலைவருக்கு அதிகாரம் வழங்கப்பட்டு, அத்தகைய உள்ளூர் திருவிழாக்களின் பட்டியல், அரசு ஆணை நிலை எண் 313, பொது (பல்வகை)த் துறை நாள் 11.3.1997-ல் வெளியிடப்பட்டது.

2. தூத்துக்குடி மற்றும் திருநெல்வேலி மாவட்டங்களுக்கு அய்யா வைகுண்ட சாமி வழிப்பாட்டுத் தலங்களில் அய்யா வைகுண்ட சாமி பிறந்த நாள் விழா மாசி மாதம் 20ஆம் தேதி ஒவ்வொரு வருடமும் கொண்டாடப்படுகிறது என்றும், எனவே மேற்படி அய்யா வைகுண்ட சாமி பக்தர்கள் திருநெல்வேலி மற்றும் தூத்துக்குடி மாவட்டங்களில் பரவலாக இருப்பதால் மேற்படி விழாவை முன்னிட்டு உள்ளூர் விடுமுறை வழங்க கோரிக்கை வரப்பெற்றுள்ளது என்றும் கன்னியாகுமரி மாவட்டத்தைப்போலவே திருநெல்வேலி மாவட்டம் மற்றும் தூத்துக்குடி மாவட்டத்திற்கும் உள்ளூர் விடுமுறை வரங்குவது ஏற்படையதாக உள்ளது என்றும், வருடந்தோறும் இவ்விழாவிற்கு உள்ளூர் விடுமுறை அளிக்கும் அதிகாரம் வழங்க இவ்விரு மாவட்ட ஆட்சித்தலைவரிடமிருந்து கோரிக்கை பெறப்பட்டுள்ளது.

3. தூத்துக்குடி மற்றும் திருநெல்வேலி மாவட்ட ஆட்சித்தலைவர்களின் கருத்துக்கள் ஏற்கப்பட்டு மாவட்டங்களில் நடக்கும் திருவிழாக்களுக்கு பார்வை-1ல் கண்டுள்ள - அரசாணையின் பின்னிணைப்பில் வெளியிடப்பட்டுள்ள மாவட்ட ஆட்சித்தலைவர்களுக்கு உள்ளூர் விடுமுறை அளிக்கும் அதிகாரம் வழங்கப்பட்டுள்ள உள்ளூர் திருவிழாக்களின் பட்டியலுக்கு கீழ்க்காணும் திருத்தம் வெளியிடப்படுகிறது.

1	2	3	4
வரிசை எண். 21	திருநெல்வேலி மாவட்டம்	பகவான் வைகுண்ட சாமி பிறந்த நாள் விழா	1 நாள்
வரிசை எண். 30	தூத்துக்குடி மாவட்டம்	பகவான் வைகுண்ட சாமி பிறந்த நாள் விழா	1 நாள்

ரெ. கிருஷ்ணமூர்த்தி,  
அரசு செயலாளருக்காக

/ உண்மை நகல் /

\* \* \*

**TNEB - CHENNAI SOUTH REGION - OPERATION CIRCLE/CHENNAI - PROVIDING PRIVATE SECURITY GUARDS TO KILPAUK 230 KV SS THROUGH M/S. TEXCO LTD., FOR A PERIOD OF ONE YEAR FROM THE DATE OF UTILIZATION - ADMINISTRATIVE APPROVAL - ACCORDED.**

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

(Technical Branch)

Dated 6.5.2006.  
Chitirai 23, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Chief Engineer/Civil Design/Chennai-2 Note CE/CD/SE/D&I/E1/A1/D.160  
dt. 24.04.2006 Approved by the Chairman on 2.5.2006.

**Proceedings:**

1. Approval is accorded for the proposal of the Chief Engineer/Distribution/Chennai South Region for providing Security guards to Kilpauk 230 KV SS, Operation Circle through M/s. TEXCO Ltd., for a period of one year from the date of utilisation at an estimated cost of Rs. 1,88,750/- (Rupees one lakh eighty eight thousand seven hundred and fifty only) as per annexure enclosed.

2. The expenditure is chargeable to TNEB Revenue Expenditure A/c. 76-163.

(By Order of the Chairman)

Encl: Annexure

K.G. Natesan,  
Chief Engineer/Civil Designs.

**ANNEXURE**

**ABSTRACT**

Name of work : Chennai South Region - Operation Circle/Chennai - Providing private security guards at Kilpauk 230 KV SS through M/s. TEXCO Ltd., for the period of one year.

\*\*\*

Sl.No.	Name of premises	No.of security guards	Rate / Guard/ Month	Amount / annum
		(A)	Rs. (B)	Rs. (A x B)
1.	Kilpauk 230 KV SS	3	4248	12,744.00
2.	Service charges @ 12%			1,529.28
3.	Total			14,273.28
4.	Service Tax @ 10.2%			1,455.87
5.	Total per Month			15,729.15
6.	Amount per annum			1,88,749.80
			(OR) say	1,88,750/-

(Rupees One lakh eighty eight thousand seven hundred and fifty only)

/ True Copy /

\*\*\*

Acquisition - Acquisition of Madurai Corporation Electrical Undertaking - Absorption of Thiru M.M. Velappan (Assistant Tester dismissed) into Board's service with effect from vesting date (i.e.) 30.4.95 - Orders - Issued.

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

(Administrative Branch)

Dated 9.5.2006.

Chitirai 26, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

- 1) G.O. Ms.No. 156 (MA & WS) dated 10.6.94.
- 2) G.O.Ms.No. 81 (Energy) dated 6.5.97.
- 3) Per. B.P. (FB) No. 31 (Adm Branch) dated 18.8.97.
- 4) From the SE/Madurai EDC/Metro Lr.No. 00851/188/SE/MEDC/Metro/ Adm.2/A3/F.File/2006, dated 3.2.2006, (Tamil Version).
- 5) From the SE/Madurai EDC/Metro Lr.No. 01538/194/SE/MEDC/Metro/ Adm.2/A.3/F.File 2006 dt. 13.3.2006. (Tamil Version)

### Proceedings:

In the G.O. first read above, the Government ordered the Tamil Nadu Electricity Board to take over the five Corporation/Municipal Electrical Undertaking, including Madurai Corporation Electrical Undertaking. In the G.O. 2nd read above the Government ordered the absorption of 592 employees of Erstwhile Madurai Corporation Electrical Undertaking by the Tamil Nadu Electricity Board with effect from the vesting date (i.e.) 30.4.95.

2. Based on the orders issued in the G.O. 2nd read above, the Board passed orders in the B.P. 3rd read above for permanent absorption of all the 592 employees, who were on the rolls of the erstwhile Madurai Corporation Electrical Undertaking on the vesting date (i.e.) 30.4.95, with effect from 30.4.95. But, one Thiru M.M. Velappan, Assistant Tester, who was not on the roll of the erstwhile Madurai Corporation Electrical Undertaking as on the vesting date (i.e.) 30.4.95 was not regularly absorbed into Board's service, since he was dismissed from service with effect from 8.6.88, prior to vesting date (viz) 30.4.95, based on the Disciplinary Proceeding initiated against him for theft of energy.

3. Thiru M.M. Velappan filed W.P.No. 10942/91 in the High Court/Madras challenging the orders of dismissal from service issued to him by the Commissioner of Madurai Corporation for the proven charges. The High Court/Madras passed orders dated 29.9.97, that "the petitioner to make a representation to the first respondent to scrap the order outright. In case the representation is not considered in favour of the petitioner, the course open in the writ Petitioner is to invoke Article 226 of constitution of India by way of Writ. The High Court/Madras has also directed the first respondent (viz) the Commissioner/Corporation of Madurai to pass final orders within 60 days from the date of the representation of the petitioner".

4. Thiru M.M.Velappan filed W.A.No.1325/97, in the High Court/Madras against the above orders of the High Court/Madras impleading the Commissioner/Madurai Corporation and the then Superintending Engineer/Acquisition/Madurai. The division Bench of High Court/Madras by order dated 25.1.99 set aside the orders of dismissal issued by the Commissioner/Corporation of Madurai and directed the first respondent (viz) Commissioner/Madurai Corporation to pay the full back wages to the petitioner from the date of dismissal from service (i.e.) 8.6.88 to 30.4.95 and to pay a sum of Rs. 2000/- to the petitioner towards cost. Further, the Division Bench of Hon'ble High Court/Madras has also ordered the second Respondent (viz) Superintending Engineer/Acquisition/Madurai to reinstate the petitioner forthwith as Tester, the post which was held by him at the time of dismissal.

5. With reference to the orders dated 25.1.99 of High Court/Madras made in W.A.No.1325/97 and based on the opinion of Legal Adviser. Thiru M.M. Velappan was reinstated into service of the Board with effect from 9.3.99. However, the Commissioner/Madurai Municipal Corporation filed SLP No. 4643/99 before the Hon'ble Supreme Court against the orders dated 25.1.99 of the Division Bench of High Court/Madras in W.A.No. 1325/97. The Hon'ble Supreme Court by order dated 17.9.99 set-aside the orders dated 25.1.99 of the High Court made in W.A.No.1325/97 and allowed the SLP filed by Madurai Corporation and restored the W.A.No. 1325/97 which should be decided afresh in accordance with law.

6. Pursuant to the orders dated 17.9.99 of the Supreme court made in SLP No. 4643/99 restoring the W.A.No.1325/97 for disposal afresh by the High Court/Madras Thiru M.M.Velappan.was again placed under suspension with effect from 27.10.99. Subsequently, in order to avoid payment of 100% subsistence allowance to the petitioner without extracting any work, the suspension was revoked with effect from 4.1.2001 and he was reinstated into service and he is continued in the service as Technical Assistant.

7. The W.A.No. 1325/97 has been disposed by the Division Bench of the High Court/Madras by order dated 30.11.2005. The Division Bench of the High Court/Madras directed the Board, among other things, to pay 50% of the back wages for the period from 8.6.88 to 29.4.95 (i.e.) prior to vesting date and to claim the same from the first respondent (viz) the Commissioner/Madurai Corporation in appropriate proceedings.

8. The order dated 30.11.2005 passed by the Division Bench of High Court/Madras in W.A.No.1325/97 has been carefully examined in consultation with Legal Adviser. Previously, with reference to the orders dated 25.1.99 of Division Bench of the Hon'ble High Court, Thiru M.M. Velappan was reinstated into service with effect from 9.3.99. Now, the Division Bench of the High Court/Madras has passed final orders in W.A.No.1325/97 and it has been decided to comply with the orders of Division Bench of the High Court except clauses F and H of the orders. In order to comply with the orders of Division Bench of the High Court Thiru M.M. Velappan has to be permanently absorbed into Board's service.

9. Accordingly, the Board hereby directs that Thiru M.M.Velappan, then Assistant Tester, Erstwhile Madurai Corporation Electrical Undertaking be absorbed into Board's service as Technical Assistant with effect from vesting date (viz) 30.4.95. Further, it is hereby ordered that Thiru M.M.Velappan shall not make any other claim other than those admissible as per orders of the Division Bench of the High Court by virtue of this conditional absorption.

10. Receipt of this B.P. shall be acknowledged.

(By Order of the Board)

A. Lionel Paul Sathiadurai,  
Chief Engineer/Personnel.

\* \* \*

Acquisition - Acquisition of Madurai Corporation Electrical Undertaking - Absorption of Thiru K. Veluchamy, Mazdoor (Dismissed) into Board's service with effect from vesting date (i.e.) 30.4.95 - Orders - Issued.

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

(Administrative Branch)

Dated 9.5.2006.  
Chitirai 26, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

- 1) G.O. Ms.No. 156 (MA & WS) dated 10.6.94.
- 2) G.O.Ms No. 81 (Energy) dated 6.5.97.
- 3) Per. B.P. (FB) No. 31 (Adm.Branch) dated 18.8.97.
- 4) From the SE/Madurai EDC/Metro Lr.No. MEDC/AEE/Adm.2/J.Asst.2/ F.List 2005 dated 23.5.2005. (Tamil Version).
- 5) From the SE/Madurai EDC/Metro Lr.No. 07674/67/SE/MEDC/Metro/ Adm.2/Asst.3/F Case/05, dated 20.8.2005. (Tamil Version).
- 6) From the SE/Madurai EDC/Metro Lr.No. 4/22/SE/MEDC/Metro/AEE/ Adm.2/Asst.3/F.List 2005 dt. 16/20.9.2005. (Tamil Version)

#### Proceedings:

In the G.O. first read above, the Government ordered the Tamil Nadu Electricity Board to take over the five Corporation/Municipal Electrical Undertaking, including Madurai Corporation Electrical Undertaking. In the G.O.2nd read above the Government ordered the absorption of 592 employees of Erstwhile Madurai Corporation Electrical Undertaking by the Tamil Nadu Electricity Board with effect from the vesting date (i.e.) 30.4.95.

2. Based on the orders issued in the G.O. 2nd read above, the Board passed orders for permanent absorption of all the 592 employees, who were on the rolls of the erstwhile Madurai Corporation Electrical Undertaking on the vesting date (i.e.) 30.4.95. But, one Thiru K. Veluchamy, Ex-Mazdoor erstwhile Madurai Corporation Electrical Undertaking, who was not on the roll of the Corporation of Madurai as on the vesting date (i.e.) 30.4.95, was not regularly absorbed into Board's service, since he was dismissed from service with effect from 18.2.88, prior to vesting date (viz) 30.4.95, based on the Disciplinary Proceeding initiated against him for theft of energy.

3. Thiru K. Veluchamy filed I.D.No. 46/89 in the Labour Court/Madurai against the orders of dismissal from service. The Labour Court/Madurai passed orders dated 22.10.92, setting aside the orders of dismissal from the service and to reinstate the petitioner with continuity of service and back wages. The W.P.No.11976/93 filed by the Corporation of Madurai against the orders of Labour Court was also dismissed by the High Court/Madras for non-prosecution, by order dated 23.11.2000.

4. Thiru K. Veluchamy filed W.P.No.7927/2003, against the District Collector /Madurai and the Commissioner, Corporation of Madurai, for the recovery and payment of dues payable to him as per orders dated 17.11.94 of Labour Court/Madurai in C.P.No.62/93 under Sec.33c(1) of the I.D.Act. In the said writ Petition, the High Court passed orders dated 13.3.2003, directing the District Collector/Madurai to recover the amount due to the petitioner from the Corporation and disburse the same within 6 weeks. Accordingly, the Corporation of Madurai has remitted the sum of Rs. 1,06,920/- towards the difference in subsistence allowance and backwages upto 30.6.93.

5. Subsequently, Thiru K. Veluchamy filed C.P.No.42/2002 on the file of Labour Court/Madurai claiming for back wages etc. for the period from 1.7.93 to 31.12.2001. The Labour court/Madurai passed orders dated 21.12.2004 directing the Chief Engineer/Distribution/Madurai to disburse a sum of Rs. 2,75,040/- to the petitioner.

6. The Board has challenged the order of the Labour Court/Madurai in C.P.No.42/2002 in W.P.No.7618 of 2005 on the file of Madurai Bench of the High Court/Madras. The Madurai Bench of Hon'ble High Court/Madras has granted interim stay of the orders of Labour Court on condition that the Board shall deposit the entire amount as per the orders of Labour Court, within 4 weeks. In order to implement the time bound orders of the Madurai Bench of High Court/Madras, sanction was accorded in Administrative Branch Memo.No.018773/G.45/G.451/2005-7, dated 2.9.2005 for deposit of a sum of Rs. 2,75,040/- in the Labour Court/Madurai, on the file of C.P.No.42/2002.

7. Thiru K. Veluchamy, was not absorbed in the Board with effect from vesting date (i.e.) 30.4.95, but the payment of back wages for the period from 18.2.88 to 30.6.97 (i.e.) till the date of superannuation has been deposited as per the orders of High Court/Madurai Bench, pending issue of orders of permanent absorption.

8. After careful and detailed examination of the whole issue, taking into account the orders of Labour Court, Madurai and the Madurai Bench of the High Court/Madras, the Board has decided to absorb Thiru K. Veluchamy, as Helper, with effect from the vesting date (i.e.) 30.4.95, subject to the outcome of W.P.No.7618/2005 filed by the Board in the Madurai Bench of the Madras High Court against the orders of Labour Court dated 21.12.2004 in C.P.No.42/2002.

9. Accordingly, the Tamil Nadu Electricity Board hereby directs that Thiru K. Veluchamy, Mazdoor, Erstwhile Madurai Corporation Electrical Undertaking be absorbed into Board's service as Helper with effect from vesting date (viz) 30.4.95. Further, it is hereby ordered that Thiru K. Veluchamy shall not make any other claim by virtue of this conditional absorption.

10. Receipt of this B.P. shall be acknowledged.

(By Order of the Board)

A. Lionel Paul Sathiadurai,  
Chief Engineer/Personnel.

\* \* \*

**Amendment No.2/2006**

Establishment - Tamil Nadu Electricity Board - Class III Service - Method of appointment of Diploma holders to the post of Junior Engineer/Mechanical-II Grade by internal selection - Amendment to Tamil Nadu Electricity Board service Regulations - Issued.

(Permanent) B.P. (FB) No.25

(Secretariat Branch)

Dated 10th May 2006.  
Chitirai 27, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. Memo.No.74289-C1/76-6 (SB) dated 29.9.1977.
2. Memo.No. 090609/67/R1/85-3 (Adm.Br.) dt. 9.6.1986.
3. Memo.No. 143466(6)/R1-3/86-1 (Adm.Br.) dt. 3.12.1986.
4. B.P. Ms. (FB) No. 47 (SB) dated 12.6.1987.
5. (Per.) B.P. (FB) No. 15 (SB) dated 5.3.2002.

**Proceedings:**

In Government Order (Ms) No. 102, Energy (B2) Department, dated 5.12.2005, notification has been issued under the proviso to clause (a) of section 172 of the Electricity Act, 2003 (Central Act 36 of 2003) authorising the Tamil Nadu Electricity Board to function as the State Transmission Utility and a Licensee under the provisions of the said Act for a further period of six months beyond the 9th day of December 2005. Therefore, the Board constituted under the Electricity (Supply) Act, 1948 (Central Act 54 of 1948) will continue to function as the State Transmission Utility and a Licensee and can exercise its administrative function as was done earlier.

2. Accordingly, by virtue of the authorisation given under the proviso to clause (a) of section 172 of the Electricity Act, 2003 (Central Act 36 of 2003) in terms of G.O.Ms.No.102, Energy (B2) Department, dated 5.12.2005, read with section 185 of said Act, the Tamil Nadu Electricity Board hereby makes the following amendments to the Tamil Nadu Electricity Board Service Regulations:-

**AMENDMENTS**

In the said Regulations:-

(1) In Annexure-I, under the heading "CLASS - III" and under sub-heading "Division-I",-

(a) for the entry in column (3) against "Category-7" in column (1), the following entry shall be substituted, namely:-

"Appointment by Internal Selection from the categories of Technical Assistant (Mechanical) or equivalent thereto in Regular Work Establishment, Senior Draughtsman and Draughtsman possessing a Diploma; or appointment from the category of Line Inspector or equivalent thereto and higher categories, under Division IX in Class III:

Provided that the ratio for such appointment between Diploma holders and non-Diploma holders shall be 3:1";

(b) Notes 1 and 2 shall be omitted.

(2) In Annexure - III, for the entries in columns (2) and (3) against the entry "Junior Engineer (Mechanical) II Grade" in column (1), the following entries shall, respectively, be substituted, namely:-

"Appointment by Internal Selection from the categories of Technical Assistant (Mechanical) or equivalent thereto in Regular Work Establishment, Senior Draughtsman and Draughtsman possessing a Diploma.

(1) A Diploma in Mechanical Engineering or equivalent thereto; and

(2) Practical experience in Mechanical Workshop or structural works for a period of not less than two years in the Tamil Nadu Electricity Board.



Notwithstanding anything contained in sub-regulation 10-A of regulation 87, the maximum age limit prescribed for appointment by direct recruitment shall not apply to the persons appointed under this provision. For the purpose of appointment by Internal Selection, selection shall be made (i) based on the total service rendered in the Board in the case of those who joined in service with the Diploma, and (ii) in the case of those who acquired the Diploma after entry into the service of the Board, based on the service rendered after acquiring the Diploma in Mechanical Engineering.

Appointment from the category of Line Inspector or equivalent and higher categories thereto under Division IX in Class III.

- (1) Completed SSLC issued under the authority of the Government of Tamil Nadu or equivalent qualification; and
- (2) Practical experience in Mechanical Engineering in the Board, for a period of not less than six years;

Provided that the regulations relating to age qualifications shall not apply to persons appointed under this provision".

3. The receipt of these Proceedings shall be acknowledged.

(By Order of the Board)

G. Ramamurthy,  
Secretary.

\* \* \*

MADURAI REGION - MADURAI OPERATION CIRCLE - PROVIDING PRIVATE SECURITY GUARDS TO 7NOS, 230 KV SUB STATIONS WITH QUARTERS THROUGH M/S. TEXCO LTD., FOR A PERIOD OF ONE YEAR - APPROVAL - ACCORDED.

(Routine) B.P. (CH) No.32

(Technical Branch)

Dated 12.5.2006.

Chitirai 29, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Chief Engineer/Civil Design/Chennai-2 Note SE/D&I/E1/A1/D.163 dt.  
25.04.2006 Approved by the Chairman on 6.5.2006.

**Proceedings:**

1. Approval is accorded for the proposal of the Chief Engineer/Distribution/Madurai Region for providing Security guards to the 7Nos. 230 KV Sub station as per the Annexure enclosed in Madurai Operation Circle through M/s. TEXCO Ltd., at an estimated cost of Rs. 26,42,500/- (Rupees twenty six lakhs forty two thousand and five hundred only) for a period of one year from the date of utilization.

2. The expenditure is chargeable to TNEB Revenue Expenditure A/c. 76-163.

(By Order of the Chairman)

Encl: Annexure

K.G. Natesan,  
Chief Engineer/Civil Designs.

**ANNEXURE**

**ABSTRACT**

Name of work : Madurai Region - Madurai operation Circle - Providing private security guards to 7Nos 230 KV sub stations with quarters through M/s. TEXCO Ltd.,

Sl.No.	Name of premises	No. of security guards	Rate / Guard/ Month	Amount / annum
		(A)	Rs. (B)	Rs. (A x B)
1.	Pasumalai 230 KV SS with quarters	6	4248	25,488.00
2.	Alagarkoil 230 KV SS with quarters	6	4248	25,488.00
3.	Sembatty 230 KV SS with quarters	6	4248	25,488.00
4.	Checkanurani 230 KV SS with quarters	6	4248	25,488.00
5.	Theni 230 KV SS with quarters	6	4248	25,488.00
6.	Paramakudi 230 KV Sub station with quarters	6	4248	25,488.00
7.	Karaikudi 230 KV SS with quarters	6	4248	25,488.00
	Sub Total			1,78,416.00
	Service charges @ 12%			21,409.92
	Total			1,99,825.92
	Service Tax @ 10.2%			20,382.24
	Total per Month			2,20,208.16
	Total per annum			26,42,497.92
			(OR)	26,42,500/-

(Rupees twenty six lakhs forty two thousand and five hundred only)

/ True Copy /

\* \* \*

Memo. (Per.) No. 38533/A23/A232/2006-1, (Secretariat Branch) dated 12.05.06.

Sub: Establishment - Guest House/New Delhi - Providing guest accommodation to all former Chairmen of Tamil Nadu Electricity Board and former Chairmen of Tamil Nadu Electricity Regulatory Commission - Priority in allotment - Orders - Issued.

Ref: i) Memo. (Per.) No. 13678/A23/A232/2004-1, dated 21.02.04.  
ii) Memo. (Per.) No. 13877/A23/A232/2004-1, dated 17.03.04.

In the Board's Memorandum (Permanent) No. 13678/A23/A232/2004-1, dated 21.02.04, orders have been issued that guest house accommodation and transport facility to the Chairman, Members and Secretary of Tamil Nadu State Electricity Regulatory Commission, Chairman/Managing Director of Poompuhar Shipping

Corporation, Chairman/Managing Director of Tamil Nadu Power Finance and Infrastructure Development Corporation Limited, Principal Chief Conservator of Forests etc. be provided during their official visit to New Delhi without waiting for regular orders.

2. In the Board's Memorandum second cited, orders have been issued to provide accommodation in Tamil Nadu Electricity Board Guest House including the one at New Delhi for the Chairman, officers and full time consultants of Tamil Nadu Electricity Regulatory Commission during their official trips and to treat them on par with the Tamil Nadu Electricity Board officials.

3. Requests are being received from former Chairmen of Tamil Nadu Electricity Board for accommodation in the Board's Guest House at New Delhi which are now being dealt with on a case to case basis.

4. It has now been decided that all the former Chairmen of the Tamil Nadu Electricity Board and former Chairmen of Tamil Nadu Electricity Regulatory Commission be given priority allocation after the incumbent Chairman of Tamil Nadu Electricity Board in the Tamil Nadu Electricity Board Guest House at New Delhi. The allocation be done by the Secretary/Tamil Nadu Electricity Board or the Resident Manager/Tamil Nadu Electricity Board Guest House/New Delhi without getting Chairman's clearance.

5. Receipt of the memorandum shall be acknowledged.

(By order of the Board)

G. Ramamurthy,  
Secretary.

\* \* \*

Establishment - Tirupathur Electricity Distribution Circle - Review of Workload as per revised norms as on 31.10.2005 in respect of RWE posts in Distribution Section (Field workmen), Revenue Accounting posts, Assessment-cum-Collection posts and Stores Staff-Creation and Abolition of posts - Orders issued.

(Per.) B.P. (CH) No.101

(Administrative Branch)

Dated 17.5.2006.

Vaikasi 3, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. (Per.) B.P. (Ch.) No. 9 (Adm. Branch), dated 07.01.1999.
2. (Per.) B.P. (Ch.) No. 40 (Adm. Branch), dated 29.01.1999.
3. (Per.) B.P. (Ch.) No.291 (Adm. Branch), dated 18.12.2002.
4. (Per.) B.P. (Ch.) No.219 (Sectt. Branch), dated 16.10.2005.
5. S.E./ Tirupathur EDC Lr.No.21838-736/Adm.I/A.3/2005-2, dated 13.02.2006.
6. S.E./ Tirupathur EDC Lr.No. 21838-736/Adm.I/A.3/2005-4, dated 16.03.2006.

#### PROCEEDINGS:

As per the orders issued in the reference Fourth cited, proposals have been received from the Superintending Engineer/ Tirupathur Electricity Distribution Circle for the revised norms based on Transformers/ Services as on 31.10.2005.

2. After careful consideration of the proposal of the Superintending Engineer/ Tirupathur Electricity Distribution Circle, sanction is hereby accorded for the creation/ abolition of the following posts in various categories as detailed in the Annexures for a period of one year from the date of utilisation, due to revised workload in respect of RWE posts in Distribution Sections (Field Workmen), Revenue Accounting posts, Assessment-cum-Collection posts and Stores Staff based on the Services/ Transformers as on 31.10.2005.

## CREATION :

1. Accounts Supervisor	: 33
2. Inspector of Assessment	: 7
3. Assessor	: 21
4. Stores Custodian II Grade	: 1
<b>TOTAL</b>	<b>62</b>

## ABOLITION :

1. A.E/J.E. (Elect.) I Grade	: 1
2. Revenue Supervisor	: 1
3. Wireman	: 40
4. Helper	: 12
5. Assistant (Accounts)	: 86
6. Junior Asst. (Accounts)	: 7
7. Typist	: 1
8. Record Clerk	: 2
9. Office Helper	: 2
10. Stores Custodian I Grade	: 3
11. Stores Custodian II Grade	: 5
<b>TOTAL</b>	<b>160</b>

3. In Tirupathur Electricity Distribution Circle, 58 Sections are admissible due to introduction of new work norms. Consequent on the present Revision of work allocation of staff pattern and the introduction of Computerisation, there shall not be any retrenchment/ reversion vide Para (3-iv) in the B.P. 1st cited. Hence, 6 (SIX) Sections may be treated as Supernumerary Sections, which may be adjusted in future sanction of Sections.

4. The incumbent of the posts sanctioned in Para (2) above will be eligible to draw the usual Pay, Dearness Allowance, House Rent Allowance and other allowances as the case may be at the rates as admissible under the orders in force wherever applicable.

5. The Superintending Engineer/ Tirupathur Electricity Distribution Circle shall report the actual date of utilisation/ abolition of posts ordered in Para (2) above promptly.

6. The expenditure is debit to "Tamil Nadu Electricity Board Funds – Revenue Expenses - Tirupathur Electricity Distribution Circle – 75 – Employees Cost."

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

(By Order of the Chairman)

Encl. : Annexures.

A. Lionel Paul Sathiadurai,  
Chief Engineer/ Personnel.

ANNEXURE - I TO (PER.) B.P. (CH.) NO.101 (ADM. BRANCH) DATED 17.05.2006.

## TIRUPATHUR ELECTRICITY DISTRIBUTION CIRCLE

(Posts Sanctioned as per Revised Work norms as on 31.10.2005)

Sl. No.	Name of the Post	Admissible				Existing				Sanctioned				Abolished
		U	R	Supr.	Total	U	R	Supr.	Total	U	R	Supr.	Total	
No. of Sections :		7	51	6	64	7	51	6	64					
<b>I. R.W.E. (Field Staff):</b>														
1	A.E./ J.E. (Elect.) I Grade				64				65					1
2	Foreman I Grade				128				128					
3	Line Inspector				64				64					
4	Commercial Inspector				64				64					
5	Commercial Assistant				64				64					
6	Wireman				381				421					40
7	Helper				361				373					12
<b>II Assessment-cum-Collection Cadre:</b>														
1	Revenue Supervisor				64				65					1
2	I.A. (Incl. Rev. Br.)				68				61		7			
3	Assessor (Incl. L.R.)				151				130		21			
<b>III Revenue Accounting Cadre :</b>														
1	Asst. Accts. Officer				4				4					
2	Accts. Super. (Incl. C.W.)				79				46		33			
3	Assistant (Accts.)				8				94					86
4	Junior Asst. (Accts.)				8				15					7
5	Typist				4				5					1
6	Record Clerk				8				10					2
7	Office Helper				8				10					2
<b>IV Stores Staff :</b>														
1	Stores Supervisor				6				6					
2	Stores Custodian I Grade				10				13					3
3	Stores Custodian II Grade				1				5		1			5
<b>TOTAL</b>					<b>1545</b>				<b>1643</b>		<b>62</b>			<b>160</b>

In Tirupathur Electricity Distribution Circle, 58 Sections are admissible due to introduction of new work norms. Consequent on the present Revision of work allocation of staff pattern and the introduction of Computerisation, there shall not be any retrenchment/ reversion vide Para (3-iv) in (Per.) B.P. (Ch.) No.219 (Sectt. Branch), dated 16.10.2005. Hence, 6 (SIX) Sections may be treated as Supernumerary Sections, which may be adjusted in future sanction of Sections.

ANNEXURE - II TO (PER.) B.P. (CH.) NO.101 (ADM. BRANCH) DATED 17.05.2006.

## THIRUPATHUR ELECTRICITY DISTRIBUTION CIRCLE

## Divisionwise Abstract of Assessor and Inspector of Assessment

Sl No	Division Name	Urban-SC	Rural-SC	Hill-SC	Admissible		Existing		Sanctioned	
					Assr.	IA	Assr.	IA	Assr.	IA
1	TIRUPATHUR	18148	72839	967	44	21	39	19	5	2
2	VANIYAMBADI	14655	60490	0	37	15	30	13	7	2
3	PALLIKONDA	22776	47524	0	33	15	29	14	4	1
4	GUDIYATHAM	32361	48022	0	37	17	32	15	5	2
TOTAL		87940	228875	967	151	68	130	61	21	7

	Assessor	Inspector of Assessment
Admissible	151	68
Existing	130	61
Sanctioned	21	7

ANNEXURE - III TO (PER.) B.P. (CH.) NO.101 (ADM. BRANCH) DATED 17.05.2006.

TIRUPATHUR ELECTRICITY DISTRIBUTION CIRCLE

REVENUE ACCOUNTING STAFF

Sl No	Division Name	Metered SC	Agl - SC	Hut - SC	Effective - SC		Admissible	Existing	Sanctioned/ Abolished
					SC	SC			
1	TIRUPATTUR	91956	21319	8574	99429	23	2 2 1 2 2 1 2 2 1 2 2 11 24 3 1 2 2 12 -22 -1	Acct. Supr. Asst. (Incl. Accts. C.W.)	Acct. Supr. Asst. (Incl. Accts. C.W.)
2	VANIYAMBADI	75145	12297	3393	79068	18	2 2 1 2 2 1 2 2 1 2 2 11 21 3 1 2 2 7 -19 -1	Acct. Supr. Asst. (Incl. Accts. C.W.)	Acct. Supr. Asst. (Incl. Accts. C.W.)
3	PALLIKONDA	70300	13829	7565	75649	18	2 2 1 2 2 1 2 2 1 2 2 15 30 6 2 4 4 3 -28 -4 -1 -2	Acct. Supr. Asst. (Incl. Accts. C.W.)	Acct. Supr. Asst. (Incl. Accts. C.W.)
4	GUDIYATTAM	78879	24428	3168	85778	20	2 2 1 2 2 1 2 2 1 2 2 9 19 3 1 2 2 11 -17 -1	Acct. Supr. Asst. (Incl. Accts. C.W.)	Acct. Supr. Asst. (Incl. Accts. C.W.)
	TOTAL	316280	71873	22700	339924	79	8 8 4 8 8 8 46 94 15 5 10 10 33 -86 -7 -1 -2 -2		
							ADMISSIBLE EXISTING SANCTIONED ABOLISHED		
	Asst. Accts. Officer		4		4		-		
	Accts. Supervisor		79		46	33			
	Asst. Accts.		8		94		86		
	Jr. Asst. Accts.		8		15		7		
	Typist		4		5		1		
	Record Clerk		8		10		2		
	Office Helper		8		10		2		
	Total		119		184	33	98		

ANNEXURE IV TO (PER.) B.P. (CH.) NO. 101 (ADM. BRANCH) DATED 17.05.2006.  
TIRUPATHUR ELECTRICITY DISTRIBUTION CIRCLE  
PARTICULARS AS ON 31.10.2005 IN RESPECT OF STORES STAFF

Sl. No.	Description of Stores	Admissible			Existing			Sanctioned/Abolished		
		S.S.	SC I Gr.	SC II Gr.	S.S.	SC I Gr.	SC II Gr.	S.S.	SC I Gr.	SC II Gr.
<b>I CENTRAL STORES</b>										
<b>(4 Sections)</b>										
		2	4		2	4	4			-4
1.	Checker					1	1			-1
2.	Transport					1				-1
3.	Stationery		1			1				-1
4.	MRT Sub-Division					1				-1
5.	Leave Reserve			1						
6.	To assist S.O./C.S.O.		1			1				1
7.	No. of Divisions (6) and above									
	<b>Total</b>	<b>2</b>	<b>6</b>	<b>1</b>	<b>2</b>	<b>9</b>	<b>5</b>			<b>-3</b>
<b>II SUB STORES</b>										
1	Tirupathur	1	1		1	1				
2	Vaniyambadi	1	1		1	1				
3	Pallikonda	1	1		1	1				
4	Gudiyatham	1	1		1	1				
	<b>Total</b>	<b>4</b>	<b>4</b>		<b>4</b>	<b>4</b>				
<b>GRAND TOTAL</b>		<b>6</b>	<b>10</b>	<b>1</b>	<b>6</b>	<b>13</b>	<b>5</b>			<b>-3</b>
		<b>ADMISSIBLE</b>			<b>EXISTING</b>		<b>SANCTIONED</b>		<b>ABOLISHED</b>	
	Stores Supervisor	6			6		-		-	
	Stores Custodian I Grade	10			13		-		3	
	Stores Custodian II Grade	1			5		1		5	

/ True Copy /

\* \* \*

Establishment – Chennai Electricity Distribution Circle/ Central – Review of Workload as per revised norms as on 31.10.2005 in respect of RWE posts in Distribution Sections (Field workmen), Revenue Accounting posts, Assessment-cum-Collection posts and Stores Staff – Creation and Abolition of posts – Orders Issued.

(Per.) B.P. (CH) No.102

(Administrative Branch)

Dated 17.5.2006.

Vaikasi 3, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. (Per.) B.P. (Ch.) No.40 (Adm. Branch), dated 29.01.1999.
2. (Per.) B.P. (Ch.) No.43 (Adm. Branch), dated 29.01.1999.
3. (Per.) B.P. (Ch.) No.291 (Adm. Branch), dated 18.12.2002.
4. (Per.) B.P. (Ch.) No.219 (Sectt. Branch), dated 16.10.2005.
5. S.E./ Chennai EDC/ Central Lr.No.029462/66/Adm.I/A2/F. Proposal/ 2006, dated 04.03.2006.
6. S.E./ Chennai EDC/ Central Lr.No.008940/154/Adm.I/A2/2006, dated 18.04.2006.

**PROCEEDINGS:**

As per the orders issued in the reference Fourth cited, proposals have been received from the



Superintending Engineer/ Chennai Electricity Distribution Circle/ Central for the revised norms based on Transformers/ Services as on 31.10.2005.

2. After careful consideration of the proposal of the Superintending Engineer/ Chennai Electricity Distribution Circle/ Central, sanction is hereby accorded for the creation/ abolition of the following posts in various categories as detailed in the Annexures for a period of one year from the date of utilisation, due to revised workload in respect of RWE posts in Distribution Sections (Field Workmen), Revenue Accounting posts, Assessment-cum-Collection posts and Stores Staff based on the Services/ Transformers as on 31.10.2005. Sanction is also hereby accorded for creation of 12 (Twelve) posts of Special Grade Foreman in the existing 12 Sections which are headed by the Assistant Executive Engineer (Electrical) duly abolishing 12 (Twelve) posts of Foreman I Grade. Whenever the O & M Distribution Sections manned by the Assistant Executive Engineers are downgraded as Assistant Engineer in a particular Section, one number Special Grade Foreman post now sanctioned will also be downgraded as Foreman I Grade in that Section.

**CREATION :**

1. A.E./ J.E. (Elec.) I Grade	:	10
2. Revenue Supervisor	:	10
3. Accounts Supervisor	:	36
4. Inspector of Assessment	:	6
5. Assessor	:	19
6. Special Grade Foreman	:	12
7. Foreman I Grade	:	20
8. Line Inspector	:	10
9. Line Inspector/ Cable Jointer	:	10
10. Commercial Inspector	:	10
11. Commercial Assistant	:	10
<b>TOTAL</b>		<b>153</b>

**ABOLITION :**

1. A.E./J.E. (Elec.) I Grade	:	8
2. Revenue Supervisor	:	8
3. Assistant (Accounts)	:	154
4. Junior Assistant (Accounts)	:	4
5. Stores Custodian I Grade	:	3
6. Stores Custodian II Grade	:	4
7. Foreman I Grade	:	24
8. Line Inspector	:	6
9. Line Inspector/ Cable Jointer	:	6
10. Commercial Inspector	:	6
11. Commercial Assistant	:	6
12. Wireman	:	28
13. Helper	:	29
<b>TOTAL</b>		<b>286</b>

3. In Chennai Electricity Distribution Circle/ Central, 60 Sections are admissible due to introduction of new work norms. Consequent on the creation of 10 (Ten) new Sections, the existing 6 (Six) Supernumerary Sections with common posts and 2 (Two) Supernumerary Sections without common posts shall be abolished.

4. The incumbent of the posts sanctioned in Para (2) above will be eligible to draw the usual Pay, Dearness Allowance, House Rent Allowance and other allowances as the case may be at the rates as admissible under the orders in force wherever applicable.

5. The Superintending Engineer/ Chennai Electricity Distribution Circle/ Central shall report the actual date of utilisation/ abolition of posts ordered in Para (2) above promptly.

6. The expenditure is debitable to "Tamil Nadu Electricity Board Funds – Revenue Expenses - Chennai Electricity Distribution Circle/ Central – 75 – Employees Cost."

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

(By Order of the Chairman)

A. Lionel Paul Sathiadurai,  
Chief Engineer/ Personnel.

Encl. : Annexures.

ANNEXURE - I TO (PER.) B.P. (CH.) NO.102 (ADM. BRANCH) DATED 17.05.2006.

CHENNAI ELECTRICITY DISTRIBUTION CIRCLE/ CENTRAL

(Posts Sanctioned as per Revised Work norms as on 31.10.2005)

Sl. No.	Name of the Post	Admissible		Existing		Total	Sanctioned	Abolished	
		C	Total	C	Supr. WC Posts				Supr. WOC Posts
<b>No. of Sections :</b>		60	60	50	6	2	58	10	8
<b>I. R.W.E. (Field Staff):</b>									
1	A.E./ J.E. (Elect.) I Grade		60				58	10	8
2	Special Grade Foreman		12					12	
3	Foreman I Grade		108				112	20	24
4	Line Inspector		60				56	10	6
5	L.I. / Cable Joints		60				56	10	6
6	Commercial Inspector		60				56	10	6
7	Commercial Assistant		60				56	10	6
8	Wireman		350				378		28
9	Helper		331				360		29
<b>II Assessment-cum-Collection Cadre:</b>									
1	Revenue Supervisor		60				58	10	8
2	I.A. (Incl. Rev. Br.)		96				90	6	
3	Assessor (Incl. L.R.)		174				155	19	
<b>III Revenue Accounting Cadre :</b>									
1	Asst. Accts. Officer		4				4		
2	Accts. Super. (Incl. C.W.)		116				80	36	
3	Assistant (Accts.)		8				162		154
4	Junior Asst. (Accts.)		8				12		4
5	Typist		4				4		
6	Record Clerk		8				8		
7	Office Helper		8				8		
<b>IV Stores Staff :</b>									
1	Stores Supervisor		8				8		
2	Stores Custodian I Grade		10				13		3
3	Stores Custodian II Grade		1				5		4
<b>TOTAL</b>			<b>1606</b>				<b>1739</b>	<b>153</b>	<b>286</b>

In Chennai Electricity Distribution Circle/ Central, 60 Sections are admissible due to introduction of new work norms. Consequent on the creation of 10 (Ten) new Sections, the existing 6 (Six) Supernumerary Sections with Common posts and 2 (Two) Supernumerary Sections without Common posts are abolished.

ANNEXURE - II TO (PER.) B.P. (CH.) NO.102 (ADM. BRANCH) DATED 17.05.2006.

CHENNAI ELECTRICITY DISTRIBUTION CIRCLE/CENTRAL

Divisionwise Abstract of Assessor and Inspector of Assessment

Sl No	Division Name	Type	City SC	Admissible		Existing		Sanctioned		Abolished	
				Assr.	IA	Assr.	IA	Assr.	IA	Assr.	IA
1	ANNA SALAI	C	88357	31	16	30	17	1	0		1
2	MYLAPORE	C	129491	43	25	39	23	4	2		
3	EGMORE	C	154102	54	28	46	27	8	1		
4	T. NAGAR	C	130569	46	27	40	23	6	4		
<b>TOTAL</b>			<b>502519</b>	<b>174</b>	<b>96</b>	<b>155</b>	<b>90</b>	<b>19</b>	<b>7</b>		<b>1</b>
				Assessor		Inspector of Assessment					
<b>Admissible</b>				<b>174</b>		<b>96</b>					
<b>Existing</b>				<b>155</b>		<b>90</b>					
<b>Sanctioned</b>				<b>19</b>		<b>6</b>					



ANNEXURE - IV TO (PER.) B.P. (CH.) NO.102 (ADM. BRANCH) DATED 17.05.2006.

CHENNAI ELECTRICITY DISTRIBUTION CIRCLE/CENTRAL  
PARTICULARS AS ON 31.10.2005 IN RESPECT OF STORES STAFF

Sl. No.	Description of Stores	Admissible		Existing			Sanctioned/Abolished			
		S.S.	SC I Gr.	SC II Gr.	S.S.	SC I Gr.	SC II Gr.	S.S.	SC I Gr.	SC II Gr.
<b>I CENTRAL STORES</b>										
	<b>(4 Sections)</b>	2	4		2	4	4			-4
1.	Checker					1	1			-1
2.	Transport	2			2	1				-1
3.	Stationery		1			1				
4.	MRT Sub-Division					1				-1
5.	Leave Reserve			1						1
6.	To assist S.O./C.S.O.		1			1				
7.	No. of Divisions (6) and above									
	Total	4	6	1	4	9	5			-3
<b>II SUB STORES:</b>										
1	Anna Salai	1	1		1	1				
2	Mylapore	1	1		1	1				
3	Egmore	1	1		1	1				
4	T.Nagar	1	1		1	1				
	Total	4	4		4	4				
<b>GRAND TOTAL</b>		8	10	1	8	13	5			-3
		<b>ADMISSIBLE</b>		<b>EXISTING</b>			<b>ABOLISHED</b>			
Stores Supervisor		8		8			-			
Stores Custodian I Grade		10		13			3			
Stores Custodian II Grade		1		5			4			

\* \* \*

Memo. (Per.) No. 41711/A22/A222/06-1, (Secretariat Branch) dated 17.05.06.

Sub: Establishment - Tamil Nadu Electricity Board - Thiru N. Nagarajan, Chief Engineer/Electrical (Retired) - Appointed as Officer on Special Duty to carryout the tasks and to expedite the three projects on fast track - Termination Orders - Issued.

Ref: (Permanent) B.P. (Ch.) No.72 (S.B.), dated 2.5.2006.

In the Board's Proceedings cited Thiru N. Nagarajan, Chief Engineer/Electrical(Retired) was appointed as Officer on Special Duty in Tamil Nadu Electricity Board to carryout the task and to expedite the three power projects in Tamil Nadu Electricity Board.

2. Since his services are no longer required, it is hereby ordered that Thiru N. Nagarajan, Officer on Special Duty/Tamil Nadu Electricity Board be relieved of his duties with immediate effect.

3. Thiru N. Nagarajan, Chief Engineer/Electrical (Retired), Officer on Special Duty will handover the charge in complete shape to Chief Engineer/Projects, Chennai.

4. Receipt of this memorandum shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Memo. (Per.) No. 41711/A22/A222/06-2, (Secretariat Branch) dated 17.05.06.

Sub: Establishment - Tamil Nadu Electricity Board - Thiru E. Mohanarajan, Chief Engineer/Electrical (Retired) - Appointed as Consultant/Procurement - Termination - Orders - Issued

Ref: (Permanent) B.P. (Ch.) No.33 (S.B.), dated 22.2.2006.

In the Board's Proceedings cited Thiru E. Mohanarajan, Chief Engineer/Electrical(Retired) was appointed as Consultant/Procurement in Tamil Nadu Electricity Board and to speed up the procurement work.

2. Since his services are no longer required, it is hereby ordered that Thiru E. Mohanarajan, Consultant/Procurement/Tamil Nadu Electricity Board be relieved of his duties with immediate effect.
3. Thiru E. Mohanarajan, Chief Engineer/Electrical (Retired), Consultant/Procurement will handover the charge in complete shape to Chief Engineer/Materials Management, Chennai.
4. Receipt of this memorandum shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Memo. (Per.) No. 41711/A22/A222/06-3, (Secretariat Branch) dated 17.05.06.

Sub: Establishment - Tamil Nadu Electricity Board - Thiru N. Perumal, District Revenue Officer (Retired) - Appointed as Consultant to speed up the land acquisition proposals to sub-stations in chennai city and sub-stations in Tirupathur area - Termination - Orders - Issued.

Ref: (Permanent) B.P. (Ch.) No.14 (S.B.), dated 25.1.2006.

In the Board's Proceedings cited Thiru N. Perumal, District Revenue Officer (Retired) was appointed as Consultant in Tamil Nadu Electricity Board to speed up the land acquisition proposals to sub-stations in Chennai city and in Tirupathur.

2. Since his services are no longer required, it is hereby ordered that Thiru N. Perumal, Consultant be relieved of his duties with immediate effect.
3. Thiru N. Perumal, District Revenue Officer (Retired), Consultant will handover the charge in complete shape to Chief Engineer/Civil Designs/Chennai-2.
4. Receipt of this memorandum shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Memo. (Per.) No. 41711/A22/A222/06-4, (Secretariat Branch) dated 17.05.06.

Sub: Establishment - Tamil Nadu Electricity Board - Thiru M. Thangavelu, Assistant Executive Engineer/Electrical (Retired) - Appointed as Consultant to assist the arbitration proceedings - Termination - Orders - Issued.

Ref: (Permanent) B.P. (Ch.) No.32 (S.B.), dated 22.2.2006.

In the Board's Proceedings cited Thiru M. Thangavelu, Assistant Executive Engineer/Electrical(Retired) was appointed as Consultant in Tamil Nadu Electricity Board to assist the arbitration proceedings with M/s. Engineering Projects (India) Ltd. in respect of contracts executed in Tuticorin Thermal Power Station for External coal Handling System (ECHS), Phase-II.

2. Since his services are no longer required, it is hereby ordered that Thiru M. Thangavelu, Consultant be relieved of his duties with immediate effect.

3. Thiru M. Thangavelu, Consultant will handover the charge in complete shape to Additional Chief Engineer/Electrical/Thermal and Hydro Projects/Tamil Nadu Electricity Board/Chennai-2.

4. Receipt of this memorandum shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Memo. (Per.) No. 41711/A22/A222/06-5, (Secretariat Branch) dated 17.05.06.

Sub: Establishment - Tamil Nadu Electricity Board - Thiru A. Sreenivasa Rao, Executive Engineer/Electrical (Retired) - Appointed as Consultant to assist the arbitration proceedings - Termination - Orders - Issued.

Ref: (Permanent) B.P. (Ch.) No.60 (S.B.), dated 15.4.2006.

In the Board's Proceedings cited Thiru A. Sreenivasa Rao, Executive Engineer/Electrical(Retired) was appointed as Consultant to assist the arbitration proceedings with M/s. Engineering Projects (I) Ltd. in respect of the contracts executed in North Chennai Thermal Power Station for Internal coal Handling System (Package-I).

2. Since his services are no longer required, it is hereby ordered that Thiru A. Sreenivasa Rao, Consultant be relieved of his duties with immediate effect.

3. Thiru A. Sreenivasa Rao, Executive Engineer/Electrical (Retired), Consultant will handover the charge in complete shape to Additional Chief Engineer/Electrical/Thermal and Hydro Projects/Tamil Nadu Electricity Board/Chennai-2.

4. Receipt of this memorandum shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Tamil Nadu Electricity Board - Transfer of Administrative, Technical and Financial control of Superintending Engineer / Operation, Chennai, to the control of Chief Engineer / Operation, Chennai - Orders - Issued.

(Permanent) B.P. (Ch) No.78

(Secretariat Branch)

Dated 18th May 2006.  
Vaikasi 4, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

- i) (Per.) B.P. (Ch.) No. 169 (S.B), dated 18.07.2000.
- ii) (Per.) B.P. (Ch.) No 23 (S B), dated 13.02.2004.
- iii) From the Chief Engineer/Operation U.O.No. SE/LD&GO/EED/EELD/F SEOCNI/D 402/06, dated 09/10.5.06.

**PROCEEDINGS:**

It is hereby ordered that the Superintending Engineer/Operation/Chennai under the administrative, technical and financial control of Chief Engineer/Distribution/Chennai Region (South) is transferred under the administrative and technical control of the Chief Engineer/Operation/Chennai.

2. The Chief Engineer/Operation, Chennai is also delegated with financial powers to procure the spares for original equipments and award works contract in respect of Chennai Operation Circle for maintenance of 110 KV and 230 KV Sub-Stations.

3. The 110 KV and 230 KV transmission network of Chennai City Sub-Stations comprising EHT lines and its allied equipments shall be brought under the purview of Member (Generation).

4. The procurement of new equipments for 110 KV, 230 KV and 400 KV Sub-Stations will be dealt by Transmission Wing as usual.

5. Receipt of this Board's Proceedings shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Memo. No. 33864/F.2/F.23/2006, (Board Office Audit Branch) dated 19.05.06.

Sub: Estt - Terminal Benefit payment to employees of TNEB as well as to the Legal heirs of deceased employees - Payment through Demand Draft for outstation payment - Instructions - Issued.

The final settlement claims of the Officers/Staff who retire from Boards Service and of the Legal heirs of the deceased employees are paid through cheques.

2. It has been represented that many of the retired staff and families of the deceased employees have settled away from the places of their last working and that depositing such cheques by the receiptents in outstation Banks have to pay huge commission charges besides delay in encashment. In order to avoid the hardship, it has been represented to effect payment of the Terminal Benefits through Demand Drafts.

3. The representation has been examined in detail and it is hereby ordered that all the sanctioning authorities shall arrange for payments of Terminal Benefits, inclusive of first month Pension (other than Payments of monthly Pension) to retired Board employees / Legal heir(s) of the deceased Board employee by means of Demand Draft wherever necessary. The commission charges will be borne by the Board.



This procedure shall take effect from the date of issue of this order.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Training & Development - Deputation of Assistant Engineers from BBGTPS, and Tuticorin & Mettur Thermal Power Stations for studying one year full time Diploma Course during 2006-07 in Industrial Safety at Regional Labour Institute, Chennai, at Board's cost - Proposal submitted - Approval Accorded - regarding.

(Routine) B.P. (Ch) No.36

(Technical Branch)

Dated 25.5.2006.

Vaikasi 11, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

- 1) Lr.No.SE/BBGTPS/EE/O/AEE/F&S/AE/F&S/F Factory/D112/06 dt. 10.3.2006.
- 2) Lr.No. CE/SE/M II/TTPS/F Safety/D 392/06 dt. 1.3.2006.
- 3) SE/P&A/MTPS Lr.No. 013660/590/Adm. 1(2)/F 22/06-1 dated 11.5.2006.

#### PROCEEDINGS:

The Superintending Engineers/BBGTPS, TTPS & MTPS have stated that the Chief Inspector of Factories has stated that the Thermal & Gas Power Stations are of hazardous in nature and has instructed to post Safety Officers, having qualified with Diploma in Industrial Safety issued by the Regional Labour Institute, Tharamani, Chennai-113, for enforcing Safety Rules.

2. The Superintending Engineer/BBGTPS, TTPS & MTPS have recommended the following Engineers for the deputation for studying one year full time Diploma Course in Industrial Safety at the Regional Labour Institute, Chennai commencing from July 2006 at Board's cost.

Sl.No	Name	Designation	Station	Date of Birth
1	Thiru S. Ramesh,	AE/Mech., Fire & Safety, BBGTPS, Chennai	BBGTPS	21.06.1972
2	Thiru V. Shivakumar,	AE/Mech, O&E, TTPS, Tuticorin	TTPS	01.06.1971
3	Thiru R. Krishnan,	AE/Elec., C&I/ MTPS Mettur Dam	MTPS	20.07.1973

3. There is no D.P or Vigilance Enquiry pending against the above Engineers.

4. After careful consideration, approval is hereby accorded to the following Engineers of BBGTPS, TTPS and MTPS for studying one year full time Diploma Course in Industrial Safety at the Regional Labour Institute, Chennai commencing from July 2006.

1. Thiru S. Ramesh, AE/Mech., Fire&Safety, BBGTPS, Chennai
2. Thiru V. Shivakumar, AE/Mech, O&E, TTPS, Tuticorin
3. Thiru R. Krishnan, AE/Elec., C&I/MTPS, Mettur Dam

5. The following tentative expenditure has to be incurred by the Board towards the deputation of each engineer.

a) Course Fee	Rs.	5,000/-
b) Caution Deposit (Refundable)	Rs.	1,000/-

c) Purchase of books, course materials preparation of projects/Term work Reports	Rs. 5,000/-
d) Salary for 1 year (@ Rs. 25,000/- p.m for 10 months approx)	Rs. 2,50,000/-
Sub Total	Rs. 2,61,000/-

(Rupees Two lakh and sixty one thousand only).

Hence, the total expenditure to be incurred by the Board

Towards this deputation for the above 3 engineers

= Rs. 2,61,000/- x 3 = Rs. 7,83,000/-

(Rupees Seven lakh and eighty three thousand only).

6. Further, the following other expenditures have also to be incurred by the Board.

1. TA & DA has to be borne for 2 times  
(1st time for interview & 2nd time for undergoing the Course)
2. TA & DA in connection with the Local/Out Station - Factory Visits
3. Examination fee and other related fee as prescribed by the Board of Examinations, Directorate of Technical education, Govt. of Tamil Nadu.

7. The expenditure sanctioned in Para 5 & 6 above is debitable to TNEB Funds - Revenue Expenses - 76. Administrative & General Expenses 76.154 - Training Expenses - Training programme for Boards Personnel.

8. The Terms & Conditions for the deputation is as per the Annexure of this B.P.

(By Order of the Chairman)

Encl: Annexure

A. Lionel Paul Sathiadurai,  
Chief Engineer/Personnel.

#### ANNEXURE

#### TERMS AND CONDITIONS FOR DEPUTATION OF ENGINEERS FOR STUDYING One year full time Diploma Course during 2006-07 in Industrial Safety at Regional Labour Institute, Chennai, at Board's cost.

1. The period of deputation shall be from the date of commencement of the course in the academic year in which the Officers are deputed to the date of completion of the course in the last semester.

The date of commencement and completion of the course would be as intimated by the Institute authorities.

2. The period of deputation shall be treated as on duty. The pay of the Officers shall be claimed against the post from which he/she is deputed and has to be disbursed by the respective pay disbursing Officer directly according to the rules in force. The Officers deputed will continue to be allowed to draw, during the period of deputation, besides their pay and DA, other allowances like HRA, CCA etc., as applicable to that place where he/she worked prior to deputation excluding special pay, if any. He/She is not eligible for any other allowances during the period of deputation.

3. (i) The Officer deputed should arrange to pay all the fees himself/herself to avoid delay in payment and get it reimbursed from the concerned pay disbursing officer on production of the receipts issued by the Institute

(or)

The Officer deputed should draw an advance amount from the pay disbursing Officer and make the payment to Institute and immediately settle the advance by producing the receipts issued by the Institute.

(ii) The payment towards Admission fees, Application fees, Counseling fees, Tuition fees, Special fees, Examination fees, Students Aid Fund fee, fee for Mark Sheets and Grade Certificates is to be met by Board

(iii) It is the responsibility of the Officer deputed to get refund to the Refundable Deposits like, Caution/Security/Library Deposit, if any remitted, at the end of the course and remit it back to the Board.

(iv) Payment towards Co-Operative Society etc., has to be met only by the Officer deputed and it will not be reimbursed. The pay disbursing Officer can refer to the Institute in case of any doubt.

(v) The other expenses which are not specified above and are trivial in nature have to be met only by the Officer deputed.

4. The Officer deputed should himself/herself meet the deposits, expenses etc., of the hostel accommodation.

5. (i) The Officer deputed is eligible for TA and DA as applicable for normal transfer according to TA regulations in force.

(ii) The Officer deputed is eligible for only the actual journey time and is not eligible for joining time.

6. (i) The Officer deputed should execute a bond in Non-judicial stamp paper to the Tamil Nadu Electricity Board with condition to continue in the employment of service to which he/she belongs or to which he/she may be transferred subsequently by the competent authority, for a period of 7 years after the completion of the course and also to refund the entire cost to Tamil Nadu Electricity Board in case he/she fails to qualify for the degree or if he/she happens to quit the service of the Board before expiry of 7 years from the completion of the course.

(ii) The value of stamp paper shall be Rs. 80.00 and the amount of bond is for the actual cost of training plus actual salary etc., received during the Training period.

(iii) The sureties should be of departmental employees only.

(iv) The Officer deputed will be relieved from the post for the deputation only on submission of the surety bond.

(v) The bonds should be sent to Director of Training for acceptance and for custody.

(vi) The provision for recovery of the bond amount is intended only to meet contingencies which make it impossible for the Board to ensure the continued service of the individual for the prescribed period. The provision as above does not mean that the individual on return from studies should expect the Board to willingly send him/her on deputation elsewhere during the prescribed period accepting his/her plea that he/she will refund the cost of training etc., The Board would expect the Officer who enjoy such special privileges of higher education at the Board's expense to be loyal to the Board and allow the Board to have the benefit of their additional education.

(vii) A specimen copy of Bond is enclosed.

8. The Officer deputed should complete the course within the period fixed by the Institute. No extension of time is permissible. Otherwise all costs incurred consequent to the deputation including salary etc., will be recovered.

9. Since the individual is deputed for additional education at Board's cost, no lump sum or advance increment will be awarded after successful completion of the course.

/ True Copy /

**SURETY BOND TO BE EXECUTED BY THE ENGINEERS DEPUTED FOR STUDYING**  
One year full time Diploma Course during 2006-07 in Industrial Safety at  
Regional Labour Institute, Chennai, at Board's cost

Know all men by these present that we (a).....S/o/D/o....  
..... resident of .....

..... at present  
employed as ..... Under the Tamil Nadu Electricity  
Board (herein after called the obligor) which expression shall where the context so admits include his/her heirs  
and legal representatives and

b(i) Thiru/Selvi.....Son/Daughter of.....(full address to be given) residing at.....and

b(ii) Thiru/Selvi.....Son/Daughter of.....residing at .....

(herein after called the sureties which expression shall where the context so admits includes his/her heirs and legal representatives) are held firmly and do hereby jointly and severally bind ourselves to pay to the Tamil Nadu Electricity Board (herein after called the Board) on demand the sum of Rs..... (Rupees.....only) on account of the fact that obligor has been placed on deputation for undergoing Diploma in Industrial Safety for the period from..... To..... at the cost of the Board together with interest thereon from the date of demand at rates payable for the time being in force in respect of the Tamil Nadu Government Loans to the Board.

Dated this..... day of ..... (Month). Two thousand /..... and .....

2. NOW THE CONDITION OF THE ABOVE WRITTEN OBLIGATION IS THAT in the event of the above obligor Thiru/Selvi..... resigning or voluntarily retiring from service of the Board without returning to duty after the expiry of termination of the period of study or at any time within a period of seven years after his/her return to duty or at any time declines to work in Tamil Nadu Electricity Board after the termination of the period of study of period of not less than seven years or if he/she fails to qualify for the degree or if he/she happens to quit the services of the Board before the expiry of seven years of the completion of training the obligor and the sureties shall forthwith refund to the Board the said sum of Rs..... (Rupees.....only) together with interest thereon, from the date of demand at Tamil Nadu Government rates from the time being in force on Tamil Nadu Government Loans to the Board and save the Board harmless from all liabilities in respect of the said sum and all costs incurred in consequent of any claim thereto, then the above written bond or obligation shall be void otherwise the same shall remain in full force and virtue.

PROVIDED ALWAYS that the liability of the sureties hereunder shall not be impaired or discharged by reason of time being granted or by any forbearance act of omission of the Board or any person authorized by them (whether with or without the consent or knowledge of the sureties) nor shall it be necessary for the Board to sue the said obligor before suing the above sureties or any of them form amount due hereunder.

IN WITNESS WHERE OF THE parties here to have there in to set their respective hands on the day month and the year first above written.

In the presence of witnesses:

1.

2.

Signature of the obligor

in the presence of witnesses:

1.

2.

Signature of the Surety (1)

Signature of the Surety (2)

ACCEPTED

For and on behalf of the Tamil Nadu State Electricity Board. In the presence of Witnesses:

1.

2.

/True Copy/

\* \* \*

Letter No. 42868/A10/A101/2005-5, (Secretariat Branch) dated 27.05.06.

Sub: Establishment - Tamil Nadu Electricity Board - Appointment of Thiru S. Kathiresan, Chief Financial Controller/Tamil Nadu Electricity Board as Member (Accounts) - Intimation - Regarding.

Ref: G.O.Ms.No. 44, Energy (B2) Department, dated 25.5.2006.

I am to inform that Thiru S. Kathiresan, Chief Financial Controller/Tamil Nadu Electricity Board / Chennai has assumed charge as Member (Accounts), on 25.5.2006 Afternoon as per the orders cited.

G. Ramamurthy,  
Secretary.

\* \* \*

Establishment - Tamil Nadu Electricity Board - Appointment of Board's Standing Counsels for High Court, Madras - Orders - Issued.

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

(Secretariat Branch)

Dated 29.5.2006.

Vaikasi 15, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

(Per.) B.P. (FB) No. 22 (S.B.) dt. 18.3.2002.

#### PROCEEDINGS:

The Tamil Nadu Electricity Board hereby appoints in equal status the following Advocates as Board's Standing Counsel from the date of assumption of charge, terminating the existing arrangements ordered in the reference cited:-

1. Thiru AV. K. Ezhilmani,  
10, first Street, Nandanam Extension, Chennai - 600 035.
2. Thiru R. Subbiah,  
AB-41, 6th Main Road, Anna Nagar, Chennai-40.
3. Thiru N. Muthuswami,  
AP 824 (New No. 104), G.Block, I street, 11th Main Road, Anna Nagar West, Chennai - 40.
4. Thiru J. Ravindran,  
Vimala Illam, 3BKG Traditions, No.1, First Street, North Gopalapuram, Chennai - 86.
5. L. Kanimozhi,  
Plot No. 123, Palaniappa Nagar, Valasaravakkam, Chennai - 87.
6. M. Vaidyanathan,  
I, Vaidyarama Street, T.Nagar, Chennai - 17.
7. N. Saravanan,  
No. 19B, Kellys Road, Kilpauk, Chennai - 10.
8. M. Sasikumar,  
No. 36, Jaganathapuram, 3rd Street, Chetpet, Chennai - 31.
9. Thiru H.S. Mohamed Rafi,  
Unit No. 1, 3rd Floor, Prince Plaza, No. 73, Pantheon Road, Egmore, Chennai - 8.

2. The appointment of the above said counsels shall be subject to the terms and conditions of appointment as stipulated in Annexure I to these proceedings. They will be paid a retainer fee of Rs. 5,000/-

(Rupees five thousand only) each per month from the date of assuming charge. The fees for work done by them will be regulated in accordance with the orders issued in (Per) B.P. (F.B.) No. 78 (S.B), dated 7.12.1999. and (Per.) B.P. (FB) No. 45, (S.B.) dated 21.8.2002. (Copy enclosed).

3. The allocation of work among the above said Board's Standing Counsels is indicated in Annexure - II to these proceedings.

(By Order of the Board)

G. Ramamurthy,  
Secretary.

**Annexure - II**  
**Allocation of work**

Thiruvallur

1. AV.K. EZHILMANI : W.Ps in the High Court relating to Electricity supply and consequent Writ Appeals pertaining to the following Regions - i) Erode ii) Coimbatore iii) Vellore.
2. R. SUBBIAH : W.Ps in the High Court relating to Electricity supply and consequent Writ appeals pertaining to the following regions. - i) Chennai (North) 2. Chennai (South) 3. Villupuram and the part of the Trichy Region governed by the jurisdiction of the High Court, Madras.  
Office cum Residence :  
AB-41 6th Main Road,  
Anna Nagar, Chennai - 40  
Ph: 26285208, 26211368  
CHAMBER :  
379, Law Chambers, Phase-III,  
3rd Floor High Court Building,  
Chennai - 600 104.
3. N. MUTHUSWAMI : Civil suits (Original side) : Original side appeals: First Appeals and Second Appeals C.M. As in High Court, O.Ps. C.R.Ps and Cr.R.C.  
Residence :  
AP 824 (New No. 104) G-Block,  
1st Street, 11th Main Road,  
Anna Nagar West,  
Chennai - 600 040.  
Chamber :  
69, Law Chambers,  
High Court Buildings,  
Chennai 600 104.  
Mobile 98400 21403.
4. J. RAVINDRAN : WPs relating to Employees service matters including Writs arising out of Labour Court cases and consequent writ appeals pertaining to the following regions:-  
i) Erode ii) Coimbatore iii) Vellore.  
Residence :  
"Vimala Illam"  
3B K.G. Traditions,  
No. 1, 1st Street,  
North Gopalapuram,  
Chennai 86. Ph. 28353555.  
Mobile: 9840779799  
Office :  
S6, Lloyds Estate  
Royapettah, Chennai - 14.  
Ph: 28471515

5. **M. VAIDYANATHAN** : WPs relating to Employees services matters including  
Residential Address : writs arising out of Labour Court cases and consequent  
 1, Vaidyarama Street, Writ appeals pertaining to the following regions:-  
 T. Nagar, Chennai - 17. 1. Chennai (North) 2. Chennai (South) 3. Villupuram and  
 Ph: 24343542 the part of the Trichy Region governed by the Jurisdiction  
 Cell: 98401 88897 of the High Court of Madras.
- Office Address :  
 M/s. Vaidynathan Associates  
 150, Linghi Chetty St.,  
 First Floor, Chennai-1.  
 Phone: 25221389 Cell:
6. **L. KANIMOZHI** : All cases in the City Civil Court Chennai, Small causes  
Permanent Address : Court, Rent Control Cases: MACTOPS.  
 Plot No. 123, Palaniappa Nagar,  
 Valasaravakkam,  
 Chennai 600 087.
- Phone : 24864687  
 Cell 98841 29292
7. **N. SARAVANAN** : Cases relating to Consumer Protection Act in the District  
Residence : Consumer Disputes Redressal Forum, Chennai and cases  
 No. 19B, Kellys Road, before the State Consumer Disputes Redressal  
 Kilpauk, Chennai - 10 Commission, Chennai.  
 Phone: 55199966  
 Cell: 98400 79966
- Chamber :  
 133, Addl. Law Chamber  
 High Court, Chennai-104  
 Ph: 25342519.
8. **M. SASIKUMAR** : All Labour Court cases in Chennai (North) and Chennai  
Residence : (South) Regions: Industrial Tribunal Cases: Debt. Recovery  
 No. 36, Jaganathapuram, Tribunal cases and Central Excise matter  
 3rd Street, Chetpet,  
 Chennai - 600 031  
 Cell No. 9444050905
9. **H.S. MOHAMED RAFI** : All cases in the Tamil Nadu Electricity Regulatory  
Office : Commission and Human Rights Commission.  
 Unit. No. 1,  
 3rd Floor Prince Plaze,  
 No. 73, Pantheon Road,  
 Egmore, Chennai - 8.  
 Phone: 42147656
- Chamber :  
 No. 364, 3rd Floor,  
 New Addl. Law Chamber  
 High Court Buildings  
 Chennai - 104.  
 Cell No. 9444076704

/ True Copy /

\* \* \*

Letter No. 12778/A17/A171/2006-1, (Secretariat Branch) dated 29.05.2006.

Sub: Tamil Nadu Electricity Board - Health Fund Scheme - Certain clarification - Reg.

- Ref: 1) G.O.Ms.No. 400, Finance, dated 29.8.2000.  
 2) (Per.) B.P. (FB) No. 82, (SB) dt. 4.11.2000.  
 3) From the Government (Finance) Department Letter No. 19090/Salaries/2005-6, dt. 20.12.2005  
 4) (Per.) B.P. (FB) No. 13, (SB) dt. 13.2.2006.  
 5) (Per.) B.P. (FB) No. 14, (SB) dt. 13.2.2006.

In continuation to the orders issued in the reference fourth and fifth cited, I am to enclose a copy of the Letter No. 19090/Salaries/05-6, dated 20.12.2005 received from the Government, Finance (Salaries) Department, for information and guidance.

G. Ramamurthy,  
Secretary.

Copy of

**GOVERNMENT OF TAMILNADU**

Letter No. 19090/Salaries/2005-6, (Finance (Salaries) Department) dated 20.12.2005.

Sub: Tamil Nadu Government Employees Health Fund Scheme - Certain clarification - Regarding

- Ref: 1. G.O.Ms.No. 400, Finance, dt. 29.8.2000.  
 2. From the Director of Medical and Rural Health Service, Letter No. 109633/கூட 1/3/04 dt. 9.2.2005.  
 3. From the DME Letter Rc.No. 36777/ம & ம.2/2005, dt. 6.12.2005.

Kind attention is invited to the reference cited.

2. In the reference first cited, Apollo Hospitals Enterprises, Chennai-2 has been accredited for availing assistance under the Tamil Nadu Government Employees Health Fund Scheme Vide S.No.1 of Annexure II, Schedule - II.

3. In the reference second cited, the Director of Medical and Rural Health Services among others, has requested to clarify whether Apollo First Med Hospitals, No. 154, Poonamallee High Road, Chennai-10 functions under Apollo Hospitals Enterprises, Chennai-6 and whether assistance can be allowed for treatment undertaken in that Hospital.

4. Based on the report of the Director of Medical Education received in the reference third cited, Government after careful examination hereby clarify that Apollo First Med Hospitals, No. 154, Poonamallee High Road, Kilpauk, Chennai-10 is a branch of Apollo Hospitals, No. 21, Greams Road, Chennai-6 and as the Registration numbers of both the Hospitals are one same viz., 1808535, assistance for treatment undergone at the Apollo first Med, Hospitals, No. 154, Poonamallee High Road, Kilpauk, Chennai-10, be allowed under Tamil Nadu Government Employees Health Fund Scheme subject to fulfillment of all other conditions governing the scheme.

Sd.XXX,  
for Additional Secretary to Government.

\* \* \*



Establishment - Tamil Nadu Electricity Board - Redesignation of the existing post of Chief Engineer/Investigation/  
Civil as Director/Projects - Orders - Issued.

(Permanent) B.P. (Ch.) No.88

(Secretariat Branch)

Dated 31<sup>st</sup> May 2006.  
Vaikasi 17, Viya Varudam,  
Thiruvalluvar Aandu 2037.

Read:

(Permanent) B.P. (Ch) No. 148 (S.B.) dated. 12.7.2005.

#### PROCEEDINGS:

In the Board's Proceedings read above, orders have been issued that the merged post of Chief Engineer/ Hydro Projects/Bhavani was revived and redesignated as Chief Engineer/Investigation/Civil with Head Quarters at Chennai to look after the works relating to Investigation of Hydel Projects, Building Maintenance wing including High Rise Building and Land Acquisition.

2. During the review of the capacity addition for Tamil Nadu, the Secretary, Ministry of Power, Government of India Emphasized the need for proposing State Sector Projects to meet out a requirement of 2384 MW at the end of 10th Plan apart from the likely capacity including tentative/firm share from Central Sector Projects after considering the availability of 12449 MW at the end of 10th Plan. But the availability at the end of 10th Plan will be 10041 MW only based on the projects in progress. Therefore the requirement of additional capacity during the 11th plan period will be 4792 MW (14833 MW - 10041 MW) However, during the meeting, it was replied that capacity addition to the tune of 1000 MW will be taken up by proposing additional stages in the existing thermal projects at Mettur and North Chennai for which MOP insisted that the proposed projects should be finalised and completed before the end of the 11th Plan. The Secretary, Power, Government of India has also stated that if the utilities are not increasing their own generating capacity in consonance with increase in demand the Central share assistance will be reduced as a penal measure. In such case, grid management becomes critical. Therefore, Tamil Nadu Electricity Board has to initiate steps on war footing basis, to add more generating capacity of its own in order to smoothen the grid management and to reduce the marginal cost of power.

3. In order to complete the capacity addition proposed at Mettur Thermal Power Station and North Chennai Thermal Power Station by the Board, a post of Director/Projects is necessary to look after the preparation of DPR, getting clearances from various agencies by interacting with them and to complete the additional generation before the end of the 11th plan period. The Member (Distribution) has recommended to redesignate the post of Chief Engineer/Investigation as Director/Projects in the rank of Chief Engineer to reduce the administrative expenses.

4. Accordingly, it is hereby ordered that the existing post of Chief Engineer/Investigation/Civil/Chennai be redesignated as Director/Projects to look after the preparation of DPR, getting clearances from various agencies by interacting with them and to complete the additional generation before the end of 11th plan period.

5. This order is coming into force with immediate effect.

6. Receipt of this Board's Proceedings shall be acknowledged.

(By order of the Chairman)

R. Kathirvel,  
Secretary (In-Charge).

\* \* \*

# FINANCE

## PART – III

Memorandum (Permanent) No.42463/A19/A192/2006-1, (Secretariat Branch) dated 7.4.2006.

Sub: Pension - Contributory Pension Scheme to Board Employees with effect from 1.4.2003 - Consolidated working instructions for monitoring the scheme and accounting procedure - Guidelines - Issued.

- Ref: 1. (Per.) B.P. (Ch) No.264 (SB) dated 3.12.2003.  
2. (Per) B.P. (FB) No.6 (SB) dated 31.1.2005.  
3. Memo. (Per.) No.16182/A19/A192/2005-2, dated 25.10.2005.

In the Board Proceedings first cited, Contributory Pension Scheme was introduced to the Employees who have joined in Board's service on or after 1.4.2003. In the B.P. second cited and Memorandum third cited, further guidelines have been issued for implementation of the Contributory Pension Scheme by the various heads of offices. In continuation of the orders already issued, the accounting procedure and further guidelines are issued.

1. Hitherto the adoption of Government Orders in respect of this scheme is being dealt with in Board Office Secretariat Branch. In as much as the General Provident Fund Scheme and the present Pension Scheme are brought under one umbrella, and the Index numbers for the new Contributory Pension Scheme are allotted by the Audit Branch, the adoption of any Government Orders amendments in respect of this Scheme in future shall be entrusted with Board Office Audit Branch. Therefore, any further adoption of the Orders in respect of Contributory Pension Scheme will be dealt by Audit Branch independently in future.
2. As and when new employees join in future, they should be admitted to this scheme compulsorily and Index numbers got allotted promptly within one month from the date of joining of the new employees.
3. Index numbers allotted on joining the Contributory Pension Scheme should be entered in the first page of the Service Register with necessary attestation.
4. Nomination has to be filed at the time of admission by each employee and has to be revised upon marriage of the subscriber and thereafter once in five years. Necessary entry to the effect of filing the nomination along with name of nominee(s) should be made in the Service Register of the employee. The Pension Sanctioning Authority shall admit and arrange to enter in the Service Register.
5. Only on assigning the index number by the Chief Internal Audit Officer for the above scheme, recovery from pay bills shall be made by the Pay Drawing Officer/Disbursing Officer. The Central office shall maintain the Contributory Pension card by effecting monthly subscription as is being done for GPF (General Provident Fund). If there is more than one Pay Drawing Officer, on transfer of the employee, this should be reconciled and sent to the Central Office of the place of transfer.
6. Each employee has to subscribe a monthly contribution of 10% of Basic pay and Dearness Allowance from his salary to Contributory Pension Scheme.
7. Arrears of subscription to the Contributory Pension Scheme from 1.4.2003 shall be deducted from the new employees already joined after 1.4.2003 along with current month subscription (i.e. one subscription for current month and one additional subscription for arrears.)
8. Schedule has to be attached to the Pay Bill showing the Contribution to Pension Scheme as per Annexure-II of the B.P. cited. Every Pay Drawing Officer/Disbursing Officer of the Board should prepare and enclose this schedule along with the Pay Bill.

9. The Pay Drawing Officer/Disbursing Officer concerned should furnish the reasons for non-recovery from a particular employee in any month in the recovery schedule without fail.
10. The Pay Drawing Officer shall issue accounts slip during April of succeeding year.
11. The circle Superintending Engineers shall submit accounts to Chief Financial Controller which will interalia contain the details of monthly subscription recovered from the employee along with the cumulative figure. A copy of the schedule shall be marked to Chief Internal Audit Officer. At Balance Sheet Section (Accounts Branch, Headquarters) accounts should be maintained (Circle wise) for consolidated subscription recovered from the employees. In respect of matching Contribution, the same shall also be incorporated in the respective Contributory Pension Scheme Card of the employee and the total matching Contribution posted shall be intimated to Chief Financial Controller monthly.
12. The accounting procedure to be followed in this regard is detailed below:

(i) The following new account heads are allotted:

The subscription recovered towards Contributory Pension Scheme shall be credited to Account head. (Credit Head)	44.470
The amount of Board's Contribution towards Contributory Pension Scheme shall be debited to Account Head (Debit Head)	75.870
The Contributory Pension Scheme Fund shall be accounted in Account Head (Credit Head)	57.170
Contributory Pension account to be open in the Bank will be operated in Account Head (Debit Head)	24.470

(ii) Accounting of subscription towards Contributory Pension Scheme made by the Employee by the Pay Drawing Officer:

- a) The subscription recovered towards Contributory Pension Scheme from the Pay bill of employees may be credited to 44.470 while Pay bill is journalized.
- b) The amount recovered from Employees towards Contributory Pension Fund and an equal Board's Contribution shall be transferred to Contributory Pension Fund account by passing the following entry.

44.470 Subscription towards Contributory Pension Scheme Dr.  
To  
57.170 Contributory Pension Scheme Fund

(iii) The Board's Contribution towards Contributory Pension Scheme has to be brought into account in Balance Sheet Section by proposing the following journal:

75.870 Board's Contribution towards Contributory Pension Scheme	: Dr. XXXXX
To	
57.170 Contributory Pension Scheme Fund. (Being the Board's Contribution towards Contributory Pension Scheme Fund):	XXXXX
PFRDA account	: Dr. XXXXX
(On Formation of PFRD, account code to be assigned)	
To	
24.470 Contributory Pension Scheme Bank account	: XXXXX

13. Works to be attended at Board Office Accounts Branch (Office of Chief Financial Controller) :
- On receipt of recovery schedule, it has to be posted in the Control Register.
  - Until the Pension Fund Regulatory Department is constituted the Fund may be kept in 57.170.

- iii. While making payment by the Chief Internal Audit Officer to Pension Fund Regulatory and Development Authority (PFRDA) or any other Agency authorized by the PFRDA, PFRDA account may be debited.
  - iv. The Balance Sheet Section shall arrange for the matching Contribution of the Board based on the schedules/returns received from the Circles. The consolidated subscription received (month wise/cumulative) along with monthly contribution shall be maintained in a separate account so as to arrange to deposit on the direction of the Pension Fund Regulatory Authority to be formed.
  - v. The Accounts Branch (Chief Financial Controller's Office ) shall maintain the account for Contribution by Employees towards Contributory Pension Scheme and Board's Contribution. The Accounts Branch shall furnish the Board's matching Contribution and Employees' Contribution each month to Chief Internal Audit Officer for purpose of investment.
14. Works to be attended at Board Office Audit Branch (Office of the Chief Internal Audit Officer)
- i. The Board Office Audit Branch (the Chief Internal Audit Officer) shall allot Contributory Pension Scheme Number to each Circle in the manner 1 to 500 and so on. In turn, the Circle Office shall re-allot the individual Contributory Pension - Scheme Number to the respective Employee.
  - ii. The Audit Branch shall consolidate the Employee Contribution and Board's Contribution and range for investment in the deposits as per the directions of Pension Fund Regulatory Authority. The Audit Branch shall watch the date of maturity and re-invest as per the direction of PFRDA.
  - iii. The Audit Branch shall maintain the Cash Book for investments. A Watch Register is to be maintained by Audit Branch to monitor the maturity date of investment and to take further decision.
  - iv. The modalities for repayment are yet to be decided by the Government. In the event of introduction of payment of monthly Pension, Audit Branch has to arrange for monthly payment of pension as is being done for regular Pensioners.
  - v. Framing of separate Regulations for Contributory Pension Scheme and issuing of further amendments and clarification shall be dealt with by Audit Branch.
15. Any clarification regarding account procedure will be issued by the Chief Financial Controller/ Accounts Branch, Chennai.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

Lr. No.FC/DFC/AAO/R.II/523/2006, (Accounts Branch), dated 3.5.2006.

Sub: Electricity - Extension of last date for payment of C. C. charges in respect of LT services for April 2006 - Assessment payable in May 2006 - Orders Issued.

Consequent to declaration of holidays on 1.5.2006 and 8.5.2006 by Board in view of "May Day" and "Assembly Election", the due date for making payment of Current Consumption charges in respect of Low Tension consumers for the assesment made in April 2006 is extended upto 16.5.2006, in order to avoid heavy crowd in cash collection counters on 15.5.2006 and also to avoid consumers' complaint.

Therefore, the L. T. consumers may be permitted to pay the Current Consumption charges for their services in respect of April 2006 assessment upto and including 16.5.2006 without Belated Payment Surcharge. **The date of disconnection for non-payment of Current Consumption charges for the LT services shall be 17.5.2006.**

All Superintending Engineers are requested to prominently display the above dates in Section Offices for the information of general public.

S. Kathiresan  
Chief Financial Controller/General.

\* \* \*

Memo.No.38255/A.19/A.192/2006-1, (Secretariat Branch), dated 4.5.2006.

Sub: PENSION - Qualifying service for pension and calculation of pension - Revised orders and amendment to Tamil Nadu Electricity Board Liberalised Pension Regulations 1960 - W.P.No.8675/2006 filed on the file of the High Court, Madras - Interim Stay granted and extended - Instructions - Issued.

- Ref. 1. (Per) B P (FB) No.18 (SB) dated 1.3.2006.  
2. Memo (Per) No.27871/A19/A192/2006-1, dt.31.3.2006.

In the Board Proceedings first cited, orders were issued that the maximum qualifying service be enhanced to thirty three years from thirty years to become eligible for full pension by the Board employees after retirement and that the pension be determined based on the average emoluments drawn during the last ten months of service rendered. Necessary amendments to the Tamil Nadu Electricity Board Liberalised Pension Regulations, 1960 were also issued in this regard with effect from 1.3.2006.

2. W.P.No.8675/2006 challenging the orders issued in (Per) B.P. (FB) No.18 (SB) dated 1.3.2006, was filed. The Hon'ble High Court in W.P.M.P. No.9631/2006 in W.P.No.8675/2006, by order, dated 29.3.2006 granted Interim stay for a period of three weeks from 29.3.2006. The said period of three weeks expired on 18.4.2006. Subsequently, on 26.4.2006, the Hon'ble High Court in W.P.M.P. No.9631/2006 and W.V.M.P. No.851/2006 in W.P.No.8675/2006 has ordered that the interim stay is extended until further orders.

3. In view of above, pending disposal of W.P.No.8675/2006, all the Pension Sanctioning Authorities are hereby instructed to settle the pension as per the orders in vogue prior to the issue of orders in (Per) B.P. (FB) No.18 (SB), dated 1.3.2006 after obtaining an undertaking in the format annexed to this Memo. The sanction of pensionary benefits are however subject to the outcome of W.P.No.8675/2006.

4. The receipt of this Memo. shall be acknowledged.

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

**Encl: 1**

**UNDERTAKING TO BE FURNISHED BY AN EMPLOYEE WHO RETIRED ON OR AFTER 1.3.2006 AND RECEIVES RETIRAL BENEFITS AT PRE-REVISED RULES/REGULATIONS.**

(to be obtained in Non Judicial Stamp Paper for a value of Rs. 80/-)

I ..... S/o ..... retired as ..... execute this undertaking at ..... on this the ..... day of ..... 2006 to and in favour of Tamil Nadu Electricity Board.

I have retired on ..... from the office of the ..... and I am aware that I am entitled to retrial benefits as per the orders passed by the Board in (Per) B.P. (FB) No.18 (SB) dated 1.3.2006. I am further aware that the said Board's Proceedings are under challenge before the High Court, Madras in W.P.No.8675 of 2006. The Honorable High Court, Madras by an interim order, dated 29.3.2006 has granted interim stay of the operation of the orders issued in the said (Per) B.P. (FB) No.18 (SB) dated 1.3.2006. Further the Hon'ble High Court in W.P.M.P. No.9631/2006 and W.V.M.P. No.851/2006 in W.P.No.8675/2006 has ordered that the interim stay is extended until further orders

In consideration of the Board paying the retrial benefits as per the pre-revised rules/regulations based on the interim orders of the Hon'ble High Court, Madras -

- i. I state that I am aware that these payments are made to me without prejudice to pendency of W.P.No.8675/2006.
- ii. I hereby undertake to refund without demur the excess amount, if any, as determined by the Board in the event of the said proceedings are finally decided in favour of the Board; and
- iii. I hereby agree that the Board shall have lien over the retrial benefits/pension, etc., to the extent of giving effect to the impugned orders in the event of the said writ petition being dismissed.

SIGNATURE OF THE EMPLOYEE

In the presence of  
Witness (Name & Addresses)

- 1.
- 2.

/ True Copy /

\* \* \*

PENSION - Dearness Allowance to pensioners and family pensioners - Revised rates from 1<sup>st</sup> January 2006 - Orders - Issued.

(Per.) B.P. (Ch) No.76.

(Secretariat Branch)

Dated 6<sup>th</sup> May 2006.

Chithirai 23, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

- 1) (Per.) B.P. (Ch) No.22 (SB) dt.4.2.2006.
- 2) G.O.Ms.No.190, Finance (Pension) Department dated 17.4.2006.

#### Proceedings :

In the Government Order second cited, the Government of Tamil Nadu have revised the rates of Dearness Allowance payable to their Pensioners/Family Pensioners with effect from 1<sup>st</sup> January 2006. The Tamil Nadu Electricity Board has decided to adopt the Government Orders to the Pensioners/Family Pensioners of the Tamil Nadu Electricity Board also.

2. Accordingly, the Tamil Nadu Electricity Board directs that the Pensioners/Family Pensioners of the Tamil Nadu Electricity Board shall be paid Dearness Allowance with effect from 1<sup>st</sup> January 2006 at the following rates:-

Date from which payable	Revised rate of Dearness Allowance (Per month)
1 <sup>st</sup> January 2006	74% of Pension/Family Pension.

3. The families of deceased Contributory Provident Fund/Non-pensionable establishment beneficiaries who are in receipt of Ex-gratia payment of Rs. 605/- per month with reference to (Per.) B.P. (Ch) No.238 (SB) dt.22.9.1998 of the Board shall also be paid Dearness Allowance at the rate of 66% per month with effect from 1.1.2006.

4. The increase in dearness allowance drawn from 1<sup>st</sup> January 2006 shall be paid in cash to the pensioners/family pensioners and families of deceased Contributory Provident Fund/Non-pensionable establishment beneficiaries who are in receipt of Ex-gratia payment of Rs.605/- per month with reference to (Per.) B.P. (Ch) No.238 (S.B.) dt.22.9.1998. The amount of Dearness Allowance involving a fraction of a rupee shall be rounded off to the next higher rupee.

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

(By Order of the Chairman)

G. Ramamurthy,  
Secretary.

\* \* \*

TNEB - General Provident Fund - Sanction of Temporary Advance & Part - Final Withdrawal - Sanction of maximum withdrawal from 60% to 75% under special circumstances - Adoption of Govt. Orders - Amendments to TNEB - GPF Regulations - Orders issued.

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

(Audit Branch)

Dated : 6.5.2006

Chithirai 23, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

G.O. (Ms) No.129, Finance (Allowance) Dept., Dt.21.2.2006.

#### Proceedings :

The Government of Tamil Nadu, in the G.O. read above, have issued orders restoring the maximum limit of withdrawal of Temporary Advance/Part - Final Withdrawal from 60% to 75% from the General Provident Fund accounts of the Government employees under special circumstances as against the earlier order of reducing the maximum withdrawal of 75% to 60% in respect of Temporary advance/Part-Final withdrawal from the General Provident Fund ordered in G.O. (Ms) No.437, Finance (Allowance) Dept., dt.6.10.1999.

2) As the Board is adopting the Tamil Nadu General Provident Fund Rules to the TNEB employees, the TNEB hereby directs that the Temporary Advance/Part-Final Withdrawal from the General Provident Fund shall be sanctioned upto a maximum of three fourth of the balance at the credit of the Board employees instead of three fifth of the balance under special circumstances.

3) The Tamil Nadu Electricity Board has also decided to make necessary amendments to the TNEB General Provident Fund Regulations.

4) In Government Order (Ms) No.102, Energy (B2) Department, dated 5.12.2005, notification has been issued under the proviso to clause (a) of Section 172 of the Electricity Act, 2003 (Central Act, 36 to 2003) authorising the Tamil Nadu Electricity Board to function as the State Transmission Utility and a Licensee under the provisions of the said Act for a further period of six months beyond the 9<sup>th</sup> day of December 2005. Therefore, the Board constituted under the Electricity (Supply) Act, 1948 (Central Act 54 of 1948) will continue to function as the State Transmission Utility and a Licensee and can exercise its administrative functions as was done earlier.

5) Accordingly, by virtue of the authorisation given under the proviso to clause (a) of Section 172 of the Electricity Act, 2003 (Central Act 36 of 2003) in terms of G.O. Ms.No.102, Energy (B2) Department, dated 5.12.2003, read with section 185 of said Act, the Tamil Nadu Electricity Board hereby makes the following amendments to the Tamil Nadu Electricity Board General Provident Fund Regulations:-

6) The amendments hereby made shall come into force on the date of issue of this B.P.

#### AMENDMENTS

In the said Regulations:-

(1) in regulation 16, sub-regulation (1), in clause (c), in sub-clause (iii), for the expression "three fifth", the expression "three fourth" shall be substituted; and

(2) in regulation 18-B, in sub-regulation (1), for the expression "three fifth", the expression "three fourth" shall be substituted.

7. The cases sanctioned already allowing 60% withdrawal of Temporary Advance and Part - Final Withdrawal need not be revised.

(By Order of the Board)

G. Ramamurthy,  
Secretary.

\* \* \*

### INCOME TAX SPECIAL

Circular Lr.No.X/CFC/GL/FC/Accts./AAO/IT/D.51/F.20B/D.No.223/2006, (Accounts Branch), dt.6.5.2006.

Sub: Income Tax - Filing of Income Tax Return to the Income Tax Authorities complying with the provisions of section 44AB of Income Tax Act 1961 for the Accounting Year 2005-06 (Assessment Year 2006-07) Tax Audit by M/s. Brahmayya & Co., Chartered Accountants, Chennai - Reg.

Ref: Circular Lr.No.X/CFC/GL/DFC/BS/IT/D.51/F.20B/D.No.212/2006 Dt.1.4.2006.

In this office circular letter under reference cited above, it was informed to keep ready the records and particulars listed out therein for Tax Audit by M/s. Brahmayya & Co., Chennai for the Accounting Year 2004-05 (Assessment Year 2005-06).

Now, the Board in its 891<sup>st</sup> Board Meeting held on 24.4.2006 has approved Tax Audit by M/s. Brahmayya & Co., Chennai for the Accounting Year 2005-06 (Assessment Year 2006-07). Accordingly, it is proposed to conduct Tax Audit for the Accounting Year 2005-06 (Assessment Year 2006-07) also simultaneously along with the Tax Audit for the Accounting Year 2004-05 (Assessment Year 2005-06).

Hence the Superintending Engineers are requested to make arrangements to keep ready all the particulars and records mentioned in the reference cited, for the year 2005-06 also, since the Tax Audit has to be conducted shortly.

Further, confirmation reports for having readied the records are yet awaited from most of the circles. The Superintending Engineers are further requested to confirm within a week's time **BY FAX** about the readiness of records and particulars for Tax Audit both for the Accounting Years 2004-05 and 2005-06 (Assessment Years 2005-06 and 2006-07).

As the Board's Income Tax Return along with the Tax Audit Certificate has to be filed within the due date prescribed, this may be treated as **MOST URGENT**.

Formats prescribed for furnishing the particulars by the circles to the Tax Auditors are enclosed for reference.

Receipt of this circular letter shall be acknowledged to Financial Controller/Accounts (by name).

S. Kathiresan,  
Chief Financial Controller/General.

Encl: Two Formats.

#### FORMAT

1. In respect of any sum referred to in clause (a) :  
(c) (d) or (e) of Section 43B the liability for which :  
(Copy of section 43B of the I.T. Act is enclosed)
- (A) Pre-existed on the first day of the :  
previous year but was not allowed in the :  
assessment if any preceeding previous :  
year and was
- (a) Paid during the previous year



- (b) Not paid during the previous year :
- (B) Was incurred in the previous year and was :- :
- (a) Paid on or before the due date for furnishing the return of income of the previous under section 139(1) :
- (b) Not paid on or before the aforesaid date :

2. Whether the assessee has deducted tax at source and paid the amount so deducted to the credit of central Government. The following particulars may be furnished.

- (i) Serial Number :
- (ii) Particulars of head under which tax is deducted at source. :
- (iii) Amount of Tax deducted at Source (in Rupees) :
- (iv) Due date for remittance to Govt. (Details of payment) :
- (v) Date / Amount (In Rupees) :
- (vi) Remarks :

3. Generating Stations

Give quantitative details of the principal items of raw materials finished products/by products.

(A) Raw Materials

- (i) Opening Stock :
- (ii) Purchases during the previous year :
- (iii) Consumption during the previous year. :
- (iv) Sales during the previous year. :
- (v) Closing stock :
- (vi) Yield on finished products :
- (vii) Percentage of yield :
- (viii) Shortage / Excess if any :

(B) Finished Products / By Products.

- (i) Opening Stock :
- (ii) Purchases during the previous year :
- (iii) Quantity manufactured during the previous year :
- (iv) Sales during the previous year :
- (v) Closing Stock :
- (vi) Shortage / Excess if any :

<sup>8</sup>[Certain deductions to be only on a actual payment.

<sup>9</sup>43B. <sup>10</sup> Notwithstanding anything contained in any other provision of this Act, a deduction otherwise allowable under this Act in respect of --

<sup>11</sup>[(a) any sum payable by the assessee by way of tax<sup>11a</sup>, duty, cess or fee, by whatever name called, under any law for the time being in force, or]

(b) any sum payable by the assessee as an employer by way of contribution to any provident fund or superannuation fund or gratuity fund or any other fund for the welfare of employees, <sup>12</sup>[or]

<sup>13</sup>[(c) any sum referred to in clause (ii) of sub-section (1) of section 36,] <sup>14</sup>[or]

<sup>14</sup>[(d) any sum payable by the assessee as interest on any loan or borrowing from any public financial institution <sup>15</sup>[or a State financial corporation or a State industrial investment corporation], in accordance with the terms and conditions of the agreement governing such loan or borrowing <sup>16</sup>[or]

<sup>16</sup>[(e) any sum payable by the assessee as interest on any <sup>17</sup>[loan or advances] from a scheduled bank in accordance with the terms and conditions of the agreement governing such loan <sup>18</sup>[or advances],] <sup>19</sup>[or]

<sup>20</sup>[(f) any sum payable by the assessee as an employer in lieu of any leave at the credit of his employee,]

shall be allowed (irrespective of the previous year in which the liability to pay such sum was incurred by the assessee according to the method of accounting regularly employed by him) only in computing the income referred to in section 28 of that previous year in which such sum is actually paid by him:

<sup>21</sup>[Provided that nothing contained in this section shall apply in relation to any sum <sup>22</sup>[\*\*\*] which is actually paid by the assessee on or before the due date

- 
8. Inserted by the Finance Act, 1983, w.e.f. 1-4-1984.
  9. See also Circular No.496, dated 25-9-1987 and Circular No.674, dated 29-12-1993. For details, see Taxmann's Master Guide to Income-tax Act. See also **Division Two**.
  10. For relevant case laws, see Taxmann's Master Guide to Income-tax Act.
  11. Substituted by the Finance Act, 1988, w.e.f. 1-4-1989.
  - 11a. For the meaning of the term "tax", see Taxmann's Direct Taxes Manual, Vol.3.
  12. Inserted by the Direct Tax Laws (Amendment) Act, 1987, w.e.f. 1-4-1989.
  13. Inserted, *ibid*.
  14. Inserted by the Finance Act, 1988, w.e.f. 1-4-1989.
  15. Inserted by the Finance Act, 1990, w.e.f. 1-4-1991.
  16. Inserted by the Finance (no 2) Act, 1996, w.e.f. 1-4-1997.
  17. Substituted for "term loan" by the Finance Act, 2003, w.e.f. 1-4-2004.
  18. Inserted, *ibid*.
  19. Inserted by the Finance Act, 2001, w.e.f. 1-4-2002.
  20. Inserted, *ibid*.
  21. Inserted by the Finance Act, 1987, w.e.f. 1-4-1988.
  22. Words "referred to in clause (a) or clause (c) or clause (d) or clause (e) or clause (f) omitted by the Finance Act, 2003, w.e.f. 1-4-2004. Earlier the quoted words were amended by the direct Tax Laws (Amendment) Act, 1987, w.e.f. 1-4-1989, Finance Act, 1988, w.e.f. 1-4-1989, Finance (No.2) Act, 1988, w.e.f. 1-4-1997 and Finance Act, 2001, w.e.f. 1-4-2002.

applicable in his case for furnishing the return of income under sub-section (1) of section 139 in respect of the previous year in which the liability to pay such sum was incurred as aforesaid and the evidence of such payment is furnished by the assessee along with such return.

<sup>23</sup>[\*\*\*]]

*Explanation* <sup>24</sup>[1]. - For the removal of doubts, it is hereby declared that where a deduction in respect of any sum referred to in clause (a) or clause (b) of this section is allowed in computing the income referred to in section 28 of the previous year (being a previous year relevant to the assessment year commencing on the 1st day of April, 1983, or any earlier assessment year) in which the liability to pay such sum was incurred by the assessee, the assessee shall not be entitled to any deduction under this section in respect of such sum in computing the income of the previous year in which the sum is actually paid by him.]

<sup>25</sup>[*Explanation 2* - For the purposes of clause (a), as in force at all material times, "any sum payable" means a sum for which the assessee incurred liability in the previous year even though such sum might not have been payable within that year under the relevant law.]

<sup>26</sup>[<sup>27</sup>[*Explanation 3*]. - For the removal of doubts it is hereby declared that where a deduction in respect of any sum referred to in clause (c) <sup>28</sup>[or clause (d)] of this section is allowed in computing the income referred to in section 28 of the previous year (being a previous year relevant to the assessment year commencing on the 1st day of April, 1988, or any earlier assessment year) in which the liability to pay such sum was incurred by the assessee, the assessee shall not be entitled to any deduction under this section in respect of such sum in computing the income of the previous year in which the sum is actually paid by him.]

<sup>29</sup>[*Explanation 3A* - For the removal of doubts, it is hereby declared that where a deduction in respect of any sum referred to in clause (e) of this section is allowed in computing the income referred to in section 28 of the previous year (being a previous year relevant to the assessment year commencing on the 1st day of April, 1996, or any earlier assessment year) in which the liability to pay such sum was incurred by the assessee, the assessee shall not be entitled to any deduction under this section in respect of such sum in computing the income of the previous year in which the sum is actually paid by him.]

23. Second Proviso omitted by the Finance Act, 2003, w.e.f. 1.4.2004. Prior to its omission, the second proviso, as substituted by the Finance Act, 1989, w.e.f. 1.4.1989, read as under; "Provided further that no deduction shall, in respect of any sum referred to in clause (b), be allowed unless such sum has actually been paid in cash or by issue of a cheque or draft or by any other mode on or before the due date as defined in the Explanation below clause (va) of sub-section (1) of section 36, and where such payment has been made otherwise than in cash, the sum has been realised within fifteen days from the due date"
24. Inserted by the Direct Tax Laws (Amendment) Act, 1987, w.e.f. 1.4.1989
25. Inserted by the Finance Act, 1989, w.r.e.f. 1.4.1984.
26. Inserted by the Direct Tax Laws (Amendment) Act, 1987, w.e.f. 1.4.1989.
27. Renumbered by the Finance Act, 1989, w.r.e.f. 1.4.1984.
28. Inserted by the Finance Act, 1988, w.e.f. 1.4.1989.
29. Inserted by the Finance (No.2) Act, 1996, w.e.f. 1.4.1997.

<sup>30</sup>[*Explanation 3B* - For the removal of doubts, it is hereby declared that where a deduction in respect of any sum referred to in clause (f) of this section is allowed in computing the income, referred to in section 28, of the previous year (being a previous year relevant to the assessment year commencing on the 1st day of April 2001, or any earlier assessment year) in which the liability to pay such sum was incurred by the assessee, the assessee shall not be entitled to any deduction under this section in respect of such sum in computing the income of the previous year in which the sum is actually paid by him.]

<sup>31</sup>[*Explanation 4* - For the purposes of this section, -

- (a) "public financial institutions" shall have the meaning assigned to it in section 4A<sup>32</sup> of the Companies Act, 1956 (1 of 1956);
- <sup>33</sup>(aa) "scheduled bank" shall have the meaning assigned to it in the Explanation of clause (iii) of sub-section (5) of section 11;]
- (b) "State financial corporation" means a financial corporation established under section 3 or section 3a or an institution notified under section 46 of the State Financial Corporations Act, 1951 (63 of 1951).
- (c) "State industrial investment corporation" means a Government company<sup>34</sup> within the meaning of section 617 of the Companies Act, 1956 (1 of 1956), engaged in the business of providing long-terms finance for industrial projects and <sup>35</sup>[eligible for deduction under clause (viii) of sub-section (1) of section 36]

<sup>36</sup>[Special provision for computation of cost of acquisition of certain assets.

43C. (1) Where an asset [not being an asset referred to in sub-section (2) of section 45] which becomes the property of an amalgamated company under a scheme of amalgamation, is sold after the 29th day of February, 1988, by the amalgamated company as stock-in-trade of the business carried on by it, the cost of acquisition of the said asset to the amalgamated company in computing the profits and gains from the sale of such asset shall be the cost of acquisition of the said asset to the amalgamating company, as increased by the cost, if any, of any improvement made thereto, and the expenditure, if any, incurred, wholly and exclusively in connection with such transfer by the amalgamating company

- 
30. Inserted by the Finance Act, 2001, w.e.f. 1.4.2002.
31. Substituted by the Finance Act, 1990, w.e.f. 1.4.1991. Prior to substitution, Explanation 4 was inserted by the Finance Act, 1988, w.e.f. 1.4.1989 and amended by the Finance Act, 1989, w.r.e.f. 1.4.1984.
32. For text of section 4a of the Companies Act, 1956, and notified institutions thereunder, see Appendix One.
33. Substituted by the Finance Act, 1999, w.e.f. 1.4.2000. Prior to its substitution, clause (aa), as inserted by the Finance (No.2) Act, 1996, w.e.f. 1.4.1997, read as under:  
'(aa) "scheduled bank" shall have the meaning assigned to it in clause (ii) of the Explanation of clause (viiia) of sub-section (1) of section 36.'
34. For definition of "Government company", see footnote 54 on p. 1.21 ante.
35. Substituted for "approved by the Central Government under clause (viii) of sub-section (1) of section 36" by the Finance Act, 2000, w.e.f. 1.4.2000.
36. Inserted by the Finance Act, 1988, w.e.f. 1.4.1988
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The following details have to be taken from each circle

S.No.	3Cd Ref	Particulars
1	9b	List of books maintained at each circle
2	12. a	Method of valuation of Closing Stock - Statement of Closing Stock
3	13 d	Schedule of other Income
4	13 e	Capital Receipt if any
5	14	Details of Fixed Assets in the following manner Additions for less than 6 months and more than 6 months Cost Details giving the break up of - cost, modvat, any grant or subsidy date of put to use, exchange loss or gain for deletion of assets - sale consideration, scrap or net reliable value and date of sale

6	16b	contributions to provident fund and E.S.I amount collected from employees and amount remitted to Govt. giving the date of remittance to Govt.
7	17 a	Expenditure in 'Capital nature - 100% written off if any
8	17d(ii)	Club expenditure if any
9	17e(ii)	Penalty or fine if any.
10	17h	Cash payments more than Rs. 20000 if any on expenditure heads
11	17 k	Any contingent liabilities debited to profit and loss account during the year
12	21	Any sum referred to in clause (a) (c) (d) or (e) of Sec 43 B of the income tax Act.
13	22 b	Details of any prior period income or expense debited or credited to profit and loss account during the year
14	26	Section wise details of deductions under chapter VI A if any
15	27 a	Details of tax deducted at source under various sections of the Income tax Act and the subsequent remittance to the Govt.
16	28b	Quantitative details of Raw materials finished goods and by products - applicable to only for generating stations.

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### INCOME TAX SPECIAL

Circular Lr.No.CFC/GL/FC/Accts./AAO/IT/D.51/F.20B/D No.224/2006, (Accounts Branch), dt.6.5.2006.

Sub: Income Tax - Tax Deduction at Source on Salaries Deduction under chapter VI-A of the Act - Deductions to be made in computing total income - Certain amendments made through Finance Bill' 2006 - Communicating of - Reg.

Important amendments made through Finance Bill' 2006 to the provisions related to "Deductions to be made in computing Total Income" in respect of Tax Deduction at Source on Salaries are furnished hereunder for reference.

#### **1. Notified Scheme of Fixed Deposits in Banks included in specified Savings qualifying for deduction from Gross Total Income under section 80C**

At present, deduction from Gross Total Income is allowable on specified savings listed in section 80 (C) (2). Under newly inserted clause (XXI) in section 80 (C) (2) with effect from 1.4.2006 (Assessment Year 2007-08 and onwards) any sum deposited in a Notified Scheme of Term Deposit for a fixed period of not less than 5 years with a scheduled bank is also eligible for deduction from Gross Total Income under section 80 (C) within the overall ceiling limit of Rs. 1,00,000/- including other specified savings such as contributions to PF, PPF, LIP etc.

#### **2. Ceiling Limit is lifted in respect of Contribution to certain Pension Funds.**

At present a deduction of not exceeding 10,000/- Rupees is allowable as per section 80 CCC in the computation of Total Income for any annuity plan of LIC of India or any other insurer for receiving Pension.

Under the amendment of section 80 CCC (1) the said ceiling limit of deduction is raised from Rs. 10,000/- to Rs. 1,00,000/- with effect from 1.4.2006 (Assessment Year 2007-08 and onwards).

It shall be scrupulously noted that the aggregate amount of deductions under sections 80C, 80CCC and 80CCD shall not, in any case, exceed Rs. 1,00,000/- (vide section 80 CCE).

Receipt of this circular letter shall be acknowledged to the Financial Controller/Accounts (by name).

S. Kathiresan,  
Chief Financial Controller/General.

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Circular Letter.No.X/CFC/GI/DFC/W/AAO/W/D.128/06, (Accounts Branch), dt.9.5.2006.

Sub: Electricity - Payment of entry Tax - certain discrepancies - Régarding.

While reviewing Form 'C' returns received from various Circles/Generating Stations, it is observed that certain items like HSD oil, light speed Diesel oil etc., have been procured against Form 'C' from States other than the State of Tamil Nadu. As per the provisions of Tamil Nadu Tax on Entry of Goods into Local areas Act 2001 and the Tamil Nadu Tax on Entry of Motor vehicles into Local areas Act 1990, Goods/Vehicles specified in the schedule to the Act are subject to entry tax at the appropriate rate when such goods are procured from States other than Tamil Nadu and brought into Local areas of Tamil Nadu for consumption, use or sale therein. The entry tax is to be paid in addition to the CST against 'C' form. Hence all Chief Engineers and Superintending Engineer of Tamil Nadu Electricity Board are requested to procure such Materials/Vehicles from the State of Tamil Nadu so as to avoid heavy payment towards entry tax. An extract of the relevant provisions of Act showing the applicability of Act, definition of Local area, Rates of Tax, goods which are subject to Entry tax etc., is herewith enclosed for ready reference and strict adherence. In case, any of the scheduled goods to the Act are purchased from outside the State of Tamil Nadu, all the Purchase Order placing authorities of the Board are requested to ensure that the entry Tax for all the goods covered in the schedules are paid to the Commercial Tax office concerned without fail. As some of the Superintending Engineer/Chief Engineers have already procured scheduled goods to the Act without making payment of Entry Tax on (or) after 27.03.2002 and the Assistant Commercial Tax Officer/Assessment Circle III, Chennai have requested to furnish such details, a report on such procurement may be sent to this office for further action.

The receipt of the memo. may please be acknowledged to Deputy Financial Controller/Works.

Encl: 1 schedule

S. Kathiresan,  
Chief Financial Controller/General.

2 THE TAMIL NADU TAX ON ENTRY OF GOODS ACT, 2001

[S.1

BE it enacted by the Legislative Assembly of the State of Tamil Nadu in the Forty-second Year of the Republic of India as follows :-

#### NOTES

This Act derives its authority from Entry 52 of List II in the Seventh Schedule of the Constitution, which empowers the State to levy 'Taxes on the entry of goods into a local area for consumption, use or sale'. This Entry does not require that the tax should be levied by, or for, the local bodies or that the State should make over the collections, or part thereof, to those bodies; it is within the powers of the State to utilise the collections for augmenting its own revenues [See case law discussed by the Andhra Pradesh High Court in Suresh Chand Sri Gopal vs. Union of India, (1989) 72 STC 241]. However, in Jindal Strips vs. State of Haryana (2004) 134 STC 303, the Supreme Court noticed that there was a difference in views of the Court before 1995 and those rendered thereafter. The former held that, for compensatory taxes like entry tax being held valid, there must be a reasonable relation of the quantum of tax generated to the actual or projected expenditure on the cost of service or facility provided to the traders, while the latter held that there was no need for any such direct nexus. The matter has therefore been referred to the Constitution Bench.

For the meaning of the term 'local area', see notes under Section 2(h) on page 5 below.

CHAPTER I  
PRELIMINARY

**1. Short title, extent and commencement, -** (1) This Act may be called the Tamil Nadu Tax on Entry of Goods into Local Areas Act, 2001

- (2) It extends to the whole of the State of Tamil Nadu.  
(3) It shall come into force on such date as the Government may, by notification, appoint.

**NOTES**

This Act was passed by the Legislature during its Budget Session in 2001 and was published in the Gazette on 26th September, 2001, It was brought into force on 1st December, 2001 by Notification No. II (2)/CT/892(e-2)/2001, dated 30th November, 2001. The following was the Statement of Objects and Reasons attached to the Bill introduced in the Legislative Assembly -

**STATEMENT OF OBJECTS AND REASONS**

The Government have decided that it is necessary to augment revenue of the State to compensate the expenditure to provide facilities including laying and maintenance of roads and provision of markets and welfare measures. The Government will introduce entry tax on certain commodities, materials, articles and goods as may be notified:-

Accordingly, it has been decided to undertake legislation so as to levy and collect taxes on the goods entering into the local areas of the State for consumption, use of sale therein for the above purposes.

2. The Bill seeks to give effect to above decision.

**MEMORANDUM REGARDING DELEGATED LEGISLATION**

Clauses 3, 4, 7, 8, 10, 11, 13, 14 and 15 of the Bill authorises the Government to issue orders or notification or to make rules as the case may be to carry out the purposes specified therein.

2. The powers delegated are normal and not of an exceptional character.

**2. Definitions. -** In this Act, unless the context otherwise requires, -

(a) "appellate authority" means an appellate authority appointed under Section 7;

(b) "assessing authority" means -

- (i) in the case of an importer, who is a dealer, the authority as specified under the General Sales Tax Act,  
(ii) in the case of an importer, other than a dealer, the officer-in-charge of the check post, through which the scheduled goods are brought into the

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**THE TAMIL NADU TAX ON ENTRY OF GOODS ACT, 2001**

[S. 2

State or the Commercial Tax Officer having jurisdiction over the area, in which such importer ordinarily resides.

(c) "entry of goods into a local area" with all its grammatical variations and cognate expressions, means entry of scheduled goods into a local area from any place outside the State for consumption, use or sale therein.

**NOTE**

See notes on page 54 regarding the scope of this definition.

(d) "General Sales Tax Act" means the Tamil Nadu General Sales Tax Act, 1959 (Tamil Nadu Act No. 1 of 1959);

(e) "goods vehicle" means any motor vehicle constructed or adopted for the carriage of goods, or any other motor vehicle not so constructed or adapted when used for the carriage of goods solely or in addition to passengers;

(f) "Government" means the State Government;

(g) "importer" means a person who brings or causes to be brought any scheduled goods whether on his own account or on account of a principal or any other person, into a local area, from any place outside the State for consumption, use or sale therein or who owns the scheduled goods at the time of entry into the local area;

#### NOTE

See notes on page 54 regarding the scope of this definition.

(h) "local area" means the area within the limits of, -

(i) the City of Chennai as defined in the Chennai City Municipal Corporation Act, 1919 (Tamil Nadu Act No. IV of 1919), or

S.2]

#### DEFINITIONS

5

(ii) the City of Madurai as defined in the Madurai City Municipal Corporation Act, 1971 (Tamil Nadu Act No. 15 of 1971), or

(iii) the City of Coimbatore as defined in the Coimbatore City Municipal Corporation Act, 1981 (Tamil Nadu Act No. 25 of 1981), or

(iv) the City of Tiruchirappalli as defined in the Tiruchirappalli City Municipal Corporation Act, 1994 (Tamil Nadu Act No. 27 of 1994), or

(v) the City of Tirunelveli as defined in the Tirunelveli City Municipal Corporation Act, 1974 (Tamil Nadu Act No. 28 of 1974), or

(vi) the City of Salem as defined in the Salem City Municipal Corporation Act, 1994 (Tamil Nadu Act No. 29 of 1994), or

(vii) any other Municipal Corporation that may be constituted under any law for the time being in force, or

(viii) a Municipality under the Tamil Nadu District Municipalities Act, 1920 (Tamil Nadu Act No. V of 1920), or

(ix) a Panchayat under the Tamil Nadu Panchayats Act, 1994 (Tamil Nadu Act No. 21 of 1994);

#### NOTE

The term 'local area' in the Constitutional Entry 52 in the State list, was held to mean any area which is administrated by a local body, such as Corporation, Municipal Board etc. and not the entire area of a State [Shaktikumar M Sancheti vs. State of Maharashtra, (1995) 96 STC 659 SC at p. 663]. Hence entry of the goods into any other area not mentioned in this clause will not attract tax under this Act. Even if, by the operation of this clause, the entire State is covered, this Act will still be valid [Jaika Automobiles vs. State of Maharashtra, (1994) 92 STC 248 Bombay at p. 256, affirmed in 96 STC 659 SC cited above], so long as the tax is levied on the entry to a specified local area. An area under the control of a Board or another body, not entrusted with civic duties like a Municipality, Panchayat etc., cannot be considered as a local area [Falma Laboratories vs State of Karnataka, (1997) 106 STC 442 Karnataka at p. 451; See also Union of India vs. R.C. Jain, AIR 1981 SC 951]. An "industrial area" will not come under this term [Samyuktha Karnataka vs. State of Karnataka (1998) 110 STC 226 Karnataka at p. 247] but if the industrial area formed part of a Municipal Corporation area or Municipal area or other local area, as defined in clause (h) of this section, any goods brought within that area will attract tax under this Act [Bellary Steels and Alloys vs. State of Karnataka (2001) 123 STC 189 at p. 222 Karnataka]. In *Widia (India) vs. State of Karnataka* (2003) 132 STC 360, the Supreme Court held that, if the enactment creating an industrial area did not provide for that area ceasing to be part and parcel of the area of a municipal corporation, municipality or panchayat, it would still be within the local area for the purposes of the Entry Tax Act. There is no discrimination involved in the tax under this Act being levied only when the entry is in certain specified areas and not in others, so long as the two areas have intelligible differentia [State of Karnataka vs. Hansa Corporation, AIR 1981 SC 463].



(i) "Person" includes any company or association or body of individuals whether incorporated or not, a firm, a local authority, a Hindu undivided family, a society, a club, an individual or the Government of any other State or Union Territory;

#### NOTE

This definition, more comprehensive than the one given in Section 3(22) of the Tamil Nadu General Clauses Act, 1891, is an inclusive one and not exhaustive. It can include other juristic entities such as Corporations or Boards established by laws, trusts etc. which are capable of buying, owning and disposing of properties; even a deity in a temple was held as a person in *Jogendra Nath Nasker vs. Commissioner of Income Tax*, AIR 1969 SC 1089. A Company in liquidation continues to remain as an entity under Section 530 (1) of the Companies Act, 1956.

(j) "scheduled goods" means the goods specified in the Schedule to this Act;

(k) "State" means the State of Tamil Nadu;

(l) "value of the scheduled goods" means the purchase value of the scheduled goods, as ascertained from original invoice and includes the value of accessories fitted to such goods, insurance, excise duties, counter-vailing duties, sales tax, transport fee, freight charges and all other charges incidentally levied on the purchase of such goods :

Provided that, where purchase value of any scheduled goods is not ascertainable on account of non-availability or non-production of a original invoice or when the invoice produced is proved to be false or if any scheduled goods is acquired or obtained otherwise than by way of purchase; then the purchase value shall be the value or price at which any goods of like kind or quality is sold or is capable of being sold, in open market;

#### NOTES

See notes on page 53 under clause (a) of Section 2 of the 1990 Act, regarding the meaning of the term 'accessories'. See also the notes on pages 57 to 59 regarding the meaning of the other terms used here.

A contention that the value of the goods for the purpose of levy of tax under the Entry Tax law should only be the value at the point where they enter the check-post, by including therein only the freight and insurance upto that point, was rejected by the Supreme Court in *H.M.M.Ltd. vs. Director of Entry Tax*, AIR 1983 SC 586 (cited in 133 STC 6) and it was held that the value should be the value at the local area where the goods are imported, after including the transportation (and insurance) upto that area, excise duty if not already paid and included in the price, profits, sales tax, etc. That is, the purchase value mentioned here is the value of the goods to the importer in the local area.

(m) words and expressions used but not defined in this Act shall have the meanings assigned to them under the General Sales Tax Act.

#### NOTE

See notes on page 59 under the identical clause in the 1990 Act.

### CHAPTER II LEVY OF TAX

**3. Levy and collection of tax.** - (1) Subject to the provisions of this Act, there shall be levied and collected a tax on the entry of any scheduled goods into any local area for consumption, use or sale therein. The rate of tax shall be at such rate not exceeding thirty percent on the value of the scheduled goods, as may be fixed by the Government, by notification and different rates may be fixed for different scheduled goods.

(2) The tax shall be payable by an importer in accordance with the provisions of this Act.

#### NOTES

**1. Use or sale.** - See notes on page 62 regarding the meaning of the expression 'use or sale'. As stated therein (on page 63), these two terms do not include stock or branch transfers of goods or even inter-State sales.

**2. Consumption.** - The word 'consumption' in ordinary parlance means the use of the goods in a way which destroys, wastes or uses up the goods (*Burma Shell vs. Belgaum Municipality*, AIR 1963 SC 906). In *Mafatlal Industries vs. Nadiad Nagar Palika* (2000) 118 STC 494 (at page 497), the Apex Court held that the use or consumption would involve conversion of the commodity into a different commercial commodity by subjecting it to some processing. Thus, this term will mean both using up and utilising the goods, but not for mortgaging, pawning, destruction, etc. in which there is no sale, use or consumption.

**3. Rates of tax.** - The following rates of tax have been prescribed under this section, effective from 1st December, 2001, by Notification No. 11(2) / C1 / 892 (e-4) / 2001 - G.O.Ms.No.114, dated 30th November, 2001, Section 2 Clause (a) of Act 16 of 2002:-

- |                              |                 |
|------------------------------|-----------------|
| 1. Refrigerators             | ... 20 per cent |
| 2. Air-conditioners          | ... 20 per cent |
| 3. (i) High speed diesel oil | ... 22 per cent |
| (ii) Light speed diesel oil  | ... 18 per cent |

**Note:** The rate of tax for sub-item (i) - High Speed diesel oil, was 18 per cent from 1st December, 2001 to 4th April, 2002 and was amended as 22 per cent from 5th April, 2002 by Notification No. II (2) / CT / 350 (e-1) / 2002 - G.O.No. 45, dated 5th April, 2002.

- |  |                 |
|--|-----------------|
| 4. Furnace oil   | ... 16 per cent |
| 5. Low Sulphur Heavy Stock (LSHS)  | ... 16 per cent |
| 6. Cement including white cement and refractory cement and its substitutes | ... 16 per cent |

By Notification No. II (2) / CT / 313(C-4) / 2002 - G.O.Ms.No.28 (C.T.) dated 27<sup>th</sup> March, 2002, Section 2 Clause (b) of Act 16 of 2002 effective from the date, item No. 6 (Cement including white cement and refractory cement and its substitutes) has been removed and the following items have been substituted:-

- |   |                 |
|---|-----------------|
| *6. Aluminium   | ... 10 per cent |
| 7. Asbestos Cement Sheets   | ... 12 per cent |
| 8. Atta, Maida, Sooji, Rava and Wheat flour   | ... 4 per cent  |
| 9. Bitumen  | ... 12 per cent |
| 10. Ceramic sanitarywares and sanitary fittings of every description  | ... 12 per cent |
| 11. Parts and accessories including compressors of windows and non-ducted split air-conditioners and domestic refrigerators | ... 20 per cent |

(Prior to the substitution of this entry by Act No. 51 of 2002, in its present form from 1st July, 2002, this entry read from 27th March, 2002 to 30th June, 2002, as under: "Compressors and parts and accessories of air-conditioners and refrigerators")

- |   |                |
|---|----------------|
| 12. HDPE granules and PVC resins  | ... 4 per cent |
| 13. HDPE / PP woven fabrics   | ... 4 per cent |
| 14. Steel rods and steel semis (ingots, slabs, blooms and billets of all qualities, shapes and sizes) | ... 4 per cent |

Prior to the substitution of this entry by Act No. 51 of 2002, in its present form from 1st July, 2002, this entry read from 27th March, 2002 to 30th June, 2002 as under:-

"Iron and steel as described in the Second Schedule to the Tamil Nadu General Sales Tax Act, 1959"

- |   |                 |
|---|-----------------|
| 15. (i) Lubricating Oil, (ii) Greased and (iii) Lube base oil   | ... 16 per cent |
| 16. (i) Marbles and Marble Tiles, (ii) Granite blocks and slabs and (iii) Ceramic tiles, glazed floor, roofing and wall tiles | ... 12 per cent |
| 17. Motor Spirit (upto 30.9.2003)   | ... 28 per cent |

Note: The rate of tax for this item (Motor Spirit) was originally 24 per cent from 27th March, 2002 till 4th April, 2002 and was substituted as 28 percent from 5th April, 2002 by Notification No. II (2) / CT/ 350 (e-2) / 2002 - G.O. No. 45, dated 5th April, 2002.

From 1st October 2003, this entry was substituted as under:

Petrol with or without additives	... 30 per cent
(Notification No. II(2)/CT/645(a-3)/2003 - G.O.No.143 dated 1st October 2003)	

- |  |                 |
|--|-----------------|
| 18. Newsprint  | ... 4 per cent  |
| 19. Paper and paper boards excluding coated paper, tissue paper, MICR, Electrical grade paper, glassine paper, file boards, coated boards, duplex boards, straw boards, kraft paper, cellophane paper, poster paper and surface sized maplitho paper | ... 10 per cent |

(Prior to the alteration of this entry by Act No. 51 of 2002 in its present form from 1st July, 2002, this entry read from 27th March to 30th June, 2002 as under:

"Paper and paperboards excluding coated paper, tissue paper, MICR, Electrical grade paper and glassine file boards")

- |   |                 |
|---|-----------------|
| 20 (i) Potassium Chlorate, (ii) Linear Alkyl Benzene (LAB), (iii) Soda ash, (iv) Caustic soda, and (v) Chlorine | ... 12 per cent |
| 21. P.V.C. pipes, tubes and fittings  | ... 10 per cent |

22. Tobacco and tobacco products including cigarettes, cigarillos, cigar, cheroots, mixtures of tobacco for pipes, cut-tobacco, hookah tobacco, snuff of tobacco and chewing tobacco excluding beedies". ... 10 per cent

Note:- (1) Item 15 (ii) was originally mentioned wrongly as "Granite blocks" and it was substituted by the word 'Grease' by an erratum issued in Letter No. 7548/C2/2002-(1) CT, dated 1st April, 2002 and published in the *Tamil Nadu Government Gazette* dated 1st April, 2002. An erratum or corrigendum, even if issued later, will have effect from the date of the original Notification [*Commissioner of Sales Tax vs. Dunlop India* (1994) 92 STC 571 Allahabad].

(2) By Amendment Act No. 51 of 2002, effective from 1st July, 2002, the description of the goods in item Nos. 11, 14 and 19 have been altered in the Schedule to this Act and accordingly the revised descriptions have been indicated above, though the Notification itself has not been apparently amended.

By Notification No. 11 (2) / CT/568 (f-2) / 2002 - G.O.No. 81, dated 1st July, 2002, effective from that date, the rate of tax for item 23 has been notified as under:-

23. HDPE and PP woven sacks ... 4 per cent

By Notification NO. 11 (2) / 206 (c-3) / 2003 - G.O.Ms.No. 27, dated 21st March, 2003, the rates of tax for items 24 and 25 have been notified as under; effective from that date:-

24. Low Density Polyethylene and Polypropylene in all forms including granules, taped and wastes ... 4 per cent
25. Washing Machines ... 12.5 per cent

By Notification No. 11 (2) / CT/ 645 (a-2) / 2003, the rate of tax for item 26 has been notified as under; from 1st October, 2003:

26. Ethanol, that is anhydrous ethyl alcohol ... 8 per cent

**4. Procedure for assessment, etc.** - The procedure for filing returns and for the payment of tax due under this Act is laid down in Rule 3, the procedure for assessment in Rule 4 and the procedure for maintenance of accounts in Rule 5 of the Rules framed under this Act, See also Section 10 of this Act regarding assessment of tax under this Act.

**4. Reduction in tax liability.** - (1) Where an importer of any scheduled goods liable to pay tax under this Act, being a dealer in scheduled goods becomes liable to pay tax under the General Sales Tax Act and additional sales tax under the Tamil Nadu Additional Sales Tax Act, 1970 (Tamil Nadu Act No. 14 of 1970), by virtue of the sale of such scheduled goods, then his liability under those Acts shall be reduced to the extent of tax paid under this Act.

(2) Where an importer who, not being a dealer in scheduled goods, had purchased the scheduled goods for his own use of consumption in any Union Territory, or any other State, then his liability under this Act, shall, subject to such conditions as may be prescribed, be reduced to the extent of the amount of tax paid if any, under the law relating to General Sales Tax as may be in force in that Union Territory of State.

#### NOTES

1. See para 2 of the notes under Section 4 on page 70 and para 4 of the notes under Section 10 on page 78. both under the 1990 Act

2. See also item no. 7 (on page 20) of the notes under Section 11 of this Act for the set off of the tax paid under this Act against the tax on inter-State sales payable under the Central Sales Tax Act of the Scheduled goods.

3. While interpreting a provision in the Bihar law, similar to sub-section (1) of this Section, the Supreme Court has held [in *Associated Cement Companies vs. State of Bihar* (2004) 137 STC 389] that, even

if the dealer importer is exempt from the levy of tax under the Sales Tax law, he is eligible to get the benefit of reduction, to the extent of Entry Tax paid, from his dues of tax under the sales Tax law. That is, as observed by the Kerala High Court in *Sree Krishna Marbles and Granites vs. State of Kerala* (2004) 137 STC 481, the payment of Entry Tax in such cases should be considered as advance payment of Sales Tax, See also Note under Section 11 on page 78.

## CHAPTER III

## OFFENCES AND PENALTIES

## 5. Offences and penalties. -- (1) Any person, who --

(a) fails to pay, within the time allowed any tax assessed or any penalty imposed on him under this Act, or

(b) wilfully acts in contravention of the provisions of this Act or the Rules made thereunder, shall, on conviction, be liable to be punished with fine which may extend to two thousand rupees.

(2) Any person, who --

(a) wilfully submits an untrue return or fails to submit a return as required by the provisions of this Act or the Rules made thereunder, or

(b) fraudulently evades the payment of any tax, and other amount due from him under this Act, shall, on conviction, be liable to be punished if it is a first offence, with fine which may extend to two thousand rupees, and if it is a second or subsequent offence, with simple imprisonment which may extend to six months or with fine which may extend to five thousand rupees or with both.

66 THE TAMIL NADU TAX ON ENTRY OF MOTOR VEHICLES ACT, 1990 [S.3

S.No.	Category	Rate of tax %
(1)	(2)	(3)
12.	All kinds of trailers	12
13.	Any other motor vehicles not specifically mentioned in S.Nos. (1) to (12) above	20

(iv) Notification No.II(2) / CTRE / 1354(b) / 93 dated 12th March, 1993, effective from that date.

The categories and the rates were the same as those mentioned in the notification dated 15th April, 1998, mentioned below as item (v) but the rates were applicable to all importers, whether dealers or not, till 31<sup>st</sup> March, 1998 when the distinction was maintained.

(v) Notification NO. II (2) / CTRE / 797(a) / 98 - G.O.Ms.No. 114 dated 15<sup>th</sup> April, 1998, published in the *Gazette* on and effective from the same date, prescribed the same rates as indicated in item (vi) below, in respect of entry of vehicles effected by dealer / importer but this notification amendment made to sub-section (1) from 1<sup>st</sup> April, 1998 mentioned in para 1 above.

(vi) Notification No.11 (2) / CT / 11 (1-2) / 99 - G.O.No.6 dated 12<sup>th</sup> January, 1999, effective from 1<sup>st</sup> April, 1998 published in the *Gazette* dated 12<sup>th</sup> January, 1999, prescribing the rate of tax, as under, to be levied and collected on the entry of any motor vehicles into any local area for use or sale therein :-

S.No.	Category	Rate of tax on the purchase value %
(1)	(2)	(3)
1.	(i) All two wheelers and three wheelers; and (ii) All three wheeler chassis and bodies built thereon	9
2.	All cars, taxi-cabs, light motor vehicles, trucks, buses, jeeps, motor lorries, chassis of such vehicles and on all bodies built on chassis and on all trailers of these vehicles.	13

(1)	(2)	(3)
3.	All tractors and trailers	6
4.	All scrapers, loaders, dumpers and all heavy earth moving machineries and road rollers	9 *13 from 03/04/2002
5.	Tankers built or meant for mounting on motor vehicle	20
6.	All other vehicles not specifically mentioned in Serial Nos. 1 to 5	20

In respect of importers who were not dealers in motor vehicles, clause (ii) of sub-section (1), as in force from 1<sup>st</sup> April, 1996, provided for the rate of tax being the same as the rate of sale tax applicable had the vehicle been purchased in Tamil Nadu. As a result of the amendment made to sub-section (1) from 1<sup>st</sup> April 1998, the rates of tax are now the same for both dealers and others.

(vii) The aforesaid Notification dated 12<sup>th</sup> January, 1999 has been amended by G.O. Ms. No.69, Notification No. II(2)/CT/631(g)/2001 dated 18th August, 2001, effective from that date, so as to modify the entries in the Table as under :

S.No.	Category	Rate of tax on the purchase value %
(1)	(2)	(3)
1.	(i) All two wheelers and three wheelers; and (ii) All three wheeler chassis and bodies built thereon	13
* Increased from 9% to 13% from 3rd April 2002 by Notification NO. II (2)/CT/350(c)/2002 - G.O.No. 40 of that date.		
2.	All cars, taxi-cabs, light motor vehicles, trucks, buses, jeeps, motor lorries, chassis of such vehicles and on all bodies built on chassis and on all trailers of these vehicles.	13
3.	All tractors and trailers	6
4.	(i) Dumpers, loaders, scappers, crawlers, tractors, excavators, bulldozers and wheeldozers. (ii) Paver finishers, dragnet, druggets*, road rollers, Crane lorries including floating cranes, breakdown lorries, road sweeper lorries, spraying lorries, concrete mixer lorries, mobile workshop, mobile radiological units, ambulances, firefighting units including fire floats, drilling rigs mounted on motor vehicles and floating vessels, platform trucks and fork lift trucks.	9@ 13
5.	Tankers built or meant for mounting on motor vehicle	20
6.	All other vehicles not specifically mentioned in Serial Nos. 1 to 5	20

**4. Exemption** - The proviso to sub-section (1) exempts from tax such as those vehicles which enter the local area after 18 months (increased from 15 months as it was before 10th September, 1996) from the date of application for their registration in this State. Import of a vehicle after the

@ See footnote against item 4 on page 67.

\* The word 'druggets' is presumably a mistake for the word 'dredgers'.

period of 18 (or 15) months is kept outside the clutches of this law, as it could be assumed that such vehicles were not purchased outside the State to avoid sales tax liability; this classification was not considered arbitrary in a similar provision in the Maharashtra law [*Jaika Automobiles vs. State of Maharashtra*, (1994) 92 STC 248 at p. 261 Bombay].

See also Section 12 below on page 78.

**4. Reduction in tax liability.** - (1) Where an importer of a motor vehicle liable to pay tax under this Act, being a dealer in motor vehicles, becomes liable to pay tax under the General Sales Tax Act and additional sales tax under the Tamil Nadu Additional Sales Tax Act, 1970 (Tamil Nadu Act No. XIV of 1970) by virtue of the sale of such motor vehicle, then his liability under those Acts shall be reduced to the extent of tax paid under this Act.

(2) Where an importer who, not being a dealer in motor vehicles, had purchased the motor vehicles for his own use in any Union Territory, or any other State then his liability under this Act shall, subject to such conditions as may be prescribed, be reduced to the extent of the amount of tax paid, if any, under the law relating to General Sales Tax as may be in force in that Union Territory or State:

#### NOTES

1. Amendments. - (i) By Section 3 of the Amendment Act (No. 45 of) 1991, which came into force from 1st October, 1991, sub-section (1) was amended so as to add the following words after the words 'to pay tax under the General Sales tax Act':-

"additional sales tax under the Tamil Nadu Additional Sales Tax Act, 1970 (Tamil Nadu Act No. XIV of 1970), and the surcharge and additional surcharge under the Tamil Nadu Sales Tax (Surcharge) Act, 1971 (Tamil Nadu Act No. XXIV of 1971), by virtue of the sale of such motor vehicle, then his liability, under those Acts shall be reduced to the extent of tax paid under this Act."

(ii) By Section 3 of the Amendment Act (No. 45 of) 1997, which came into force from 6th January, 1997, the words 'additional sales tax under..... (Tamil Nadu Act No. XXIV of 1971)' in the aforesaid amendment were

\* \* \*

Memo (Per) No. 7455/A7/A72/2006-2, (Secretariat Branch) dated 18.5.2006.

Sub: Loans and Advances - Technical education loan - Sanction of Technical Education Loan for study outside the State of Tamil Nadu - Instructions - Issued.

Ref: 1. B.P.Ms.No.1759, dt. 11.8.1966 as amended from time to time.  
2. Memo (P) No. 45215/A7/A72/05-1, dated 10.8.2005.

Representations had been received for the sanction of Technical Education Loan for the study of their children in any University including Deemed University out side the State. The request has been examined and it has been decided to extend granting of education loan to the employees for admitting their wards to professional course in any University including Deemed University subject to verifying the genuineness of the application.

2. Accordingly, instructions are hereby issued to all the Sanctioning Authorities to sanction the Technical Education Loan after verifying the genuineness of the application for study in any University including Deemed University within or out side the State of Tamil Nadu. While sanctioning the Technical Education Loan, it should be ensured that all the other conditions stipulated for sanction of Technical Education Loan are fully satisfied.

3. Receipt of this memo may be acknowledged.

(By Order of the Chairman)

G Ramamurthy,  
Secretary.

\* \* \*

கடித எண் 43726/அ.3/அ.32/2006-1 (செயலகக்கிளை) நாள் 23.5.2006

பொருள்: ஊதியம் மற்றும் படிகள் - அடிப்படை சம்பளத்துடன் 50 சதவீத அகவிலைப்படியினை இணைத்தல் - 1.1.2006 முதற்கொண்டு திருத்தப்பட்ட அகவிலைப்படி வீதம் மற்றும் இதர படிகள் - அரசின் தெளிவுரைகள் - வாரியத்தில் அயல் பணியில் பணியாற்றும் மாநில அரசு ஊழியர்களுக்கு வழங்கும் பொருட்டு - நகல்கள் அனுப்பப்படுகிறது.

பார்வை: 1. வாரியக் கடிதஎண். 11638/அ.3/அ.32/2006-1 நாள் 10.2.2006  
2. அரசு கடித எண். 9149/ஊதியக்குழுமம்/2006-1 நாள் 15.2.2006.  
3. அரசு கடித எண். 10588/ஊதியக்குழுமம்/2006-1 நாள் 3.3.2006.

பார்வை 1-ல் சுட்டியுள்ள வாரியக் கடிதத்தின் தொடர்ச்சியாக பார்வை 2 மற்றும் 3-ல் சுட்டியுள்ள அரசு கடிதங்களில் குறிப்பிட்டுள்ள தெளிவுரைகளை வாரியத்தில் அயல் பணியில் பணியாற்றும் அரசு ஊழியர்களுக்கு அமுல்படுத்துவதற்காக அவற்றின் நகல்களை மேல் நடவடிக்கைக்காக அனுப்பிவைக்கப் பணிக்கப்பட்டுள்ளன.

இணைப்பு - 1

கோ. இராமமூர்த்தி  
செயலாளர்.

Copy of :

GOVERNMENT OF TAMILNADU

Letter No. 9149/Paycell/2006-1 (Finance (PC) Department), Dated 15.2.2006 from Thiru S. Gandhi, B.Sc.,  
Addl. Sec. to Govt.

Sir,

Sub: Merger of 50% Dearness Allowance as Dearness Pay - Clarification - Issued.  
Ref: 1. G.O.Ms.No. 105, Finance (Pay Cell) Department, dated: 7.2.2006.  
2. G.O.Ms.No. 106, Finance (Allowances) Department, dated 7.2.2006.

I am directed to issue the following clarification in regard to regulation of Dearness Pay and Dearness Allowance ordered in the Government Orders cited.

Points raised (1)	Clarification Issued (2)
i) Whether any Office Order has to be issued fixing the Dearness Pay of each individual employer.	No separate Office Order is necessary for fixing the Dearness Pay. It is enough, if the Dearness Allowance equal to 50% of the existing basic pay drawn by each individual employee is distinctly shown as Dearness Pay in the pay bill and the Dearness Allowance shall be claimed at 21% of the Basic Pay and the Dearness Pay.
ii) Whether the Personal pay drawn by the employees can be taken into account for arriving the 50% Dearness Pay as on 1.1.2006.	Yes. If the Dearness Allowance is allowed at present for the Personal Pay drawn by the employees, such personal pay is eligible for calculating the Dearness Pay consequent on the merger of Dearness Allowance.
iii) Whether the Dearness Pay fixed as on 1.1.2006 shall be changed as and when the individual employees gets increment or get promoted to next higher post resulting in drawal of higher rate of basic pay.	The Dearness Pay at 50% of basic pay arrived as on 1.1.2006 shall not be static. The Dearness Pay shall be enhanced as and when the employees get increment or promoted to next higher post which results in drawal of higher rate of basic pay.

/ True Copy /



## GOVERNMENT OF TAMILNADU

Letter No. 1Q588/Pay Cell/2006-1 (Finance (PC) Department), Dated 3.3.2006 from Thiru S. Gandhi, B.Sc.,  
Addl. Sec. to Govt.

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Sir,

- Sub: Pay and Allowances - Merger of Dearness Allowance with basic pay to State Government Employees with effect from 1.1.2006 - Clarification - Regarding.
- Ref: 1. G.O.Ms.No. 105, Finance (Pay Cell) Department, dated: 7.2.2006.  
2. From the Commissioner (I/c), Civil Supplies and Consumer Protection Department D.O.Letter No. H/ 6504/2006, dated 14.2.2006.  
3. From the Pay and Accounts Officer (East), Chepauk, Chennai-5, letter No. PAO(E)/BAS II/ General / 63 / 06, dated: 14.2.2006.  
4. Government Letter No. 9149/Pay Cell/ 2006-1, Finance Department, dated 15.2.2006.

Certain Heads of Departments have raised doubt on the admissibility of House Rent Allowance in the case of employees occupying Government Accommodation consequent on the merger of Dearness Allowance equal to 50% of the existing Basic Pay and also raised clarification as to whether basic pay alone has to be taken into account for rent recovery of Dearness Pay has to be included for calculating the recovery of rent.

2) In continuation of the Government letter fourth cited, I am directed to clarify that Basic Pay Personal Pay and Dearness Pay can be taken into account for the purpose of claiming. House Rent Allowance in the case of employees occupying Government Accommodation also but the entire House Rent Allowance including the increase in House Rent Allowance consequent on sanction of Dearness pay shall be recovered and shown in the pay bill as deduction towards rent due for the Government quarters. However the rates of rent recovery for occupying Government accommodation shall be governed on the basis of Basic Pay alone as ordered in G.O.Ms.No. 105, Finance (Pay Cell) Department, dated. 7.2.2006.

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# TECHNICAL

## PART - IV

Tamil Nadu Electricity Board - M/s. Kwalty Spinning Mills Ltd - Udumalpet Electricity Distribution Circle  
- Arrears settled - Waiver of Belated Payment Surcharges - Approval - Accorded.

Routine B.P. (FB) No.2,

(Accounts Branch),

Dated 2.5.2006.

Chitharai 19, Vya Aandu,

Thiruvalluvar Aandu 2037.

Read:

1. M/s. Kwalty Spinning Mills Ltd letter dt. 16.12.2005.
2. Chief Engineer/Distribution/Coimbatore Lr.No.CED/CBE/AO/AS/A1/  
F.HTSC.No.5 & 126 letter (Udt.) 028853/D.1572.
3. Item No.49 of 891<sup>st</sup> meeting held on 24.4.2006.

### Proceedings:

The HTSC No.5, Udumalpet Electricity Distribution Circle standing in the name of M/s. Kwalty Spinning Mills Ltd., was disconnected on 1.11.98 due to non payment of Current Consumption charges.

After adjustment of Current Consumption Deposit available (Current Consumption Deposit Rs.13,63,513/-) against the outstanding arrears (Rs.64,54,379/-) the balance arrears payable by the consumer was Rs.50,90,866/-.

The consumer was permitted to make payment of arrears in 24 instalments as requested by the consumer. However the outstanding amount of Rs.50,90,866/- was remitted by the consumer in 4 instalments and within a duration of 6 months (27.10.05 to 13.3.06). The consumer has requested for waiver of Belated Payment Surcharge.

After 7 years (i.e.) on 13.3.06 the Board have collected the arrears of Rs.50,90,866/- after persuading the consumer stating that the Belated Payment Surcharge will be waived if the arrears are cleared.

The Chief Engineer/Coimbatore Region in his letter dt.16.3.06 has recommended for waiver of Belated Payment Surcharge in view of the consumer having cleared the old arrears including Belated Payment Surcharge upto the date of disconnection.

Since, the consumer of HTSC No.5 of Udumalpet Electricity Distribution Circle of M/s.Kwalty Spinning Mills has paid the arrears of Current Consumption Charges in full on 13.3.06 and in line with the decision taken in the review meeting of Chief Engineer / Distribution held on 2.9.2005 for collection of arrears pending in disconnected services and send the proposal for waiver of Belated Payment Surcharge the proposal for waiver of Belated Payment Surcharges of Rs.(59,33,128/-) 59.33 lakhs was placed before the Board.

The Board in its 891<sup>st</sup> meeting held on 24.4.2006 has approved the proposal of the Chief Engineer/ Distribution/Coimbatore for waiver of Belated Payment Surcharges of Rs.59,33,128/- upto 13.3.06 in respect of HTSC No.5 of Udumalpet Electricity Distribution Circle.

Superintending Engineer / Udumalpet shall take appropriate action.

(By Order of the Board)

S. Kathiresan,  
Chief Financial Controller/General.

\* \* \*

Electricity - Erode Region - Mettur EDC - Namakkal Division - Theft of materials AAAC 7/2.50mm conductor in the existing LT line on 15.3.04 in Erumapatty O&M Section the value of theft is Rs.6550/- write-off ordered.

Routine B.P. (Ch) No.7,

(Accounts Branch),

Dated 2.5.2006.  
Chithirai 19, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Lr.No.02572/CE/D/ED/AEE/GL/F.Write-off/PR 209/06 dt.23.2.2006.

**Proceedings:**

The proposal of Chief Engineer/Erode to write-off the loss of Rs.6550/- (Rupees six thousand five hundred and fifty only) due to theft of 0.512 Mtrs. AAAC/7/250 mm conductor in the existing LT line of Konangipatty SS II on 15.3.2004 in Erumapatty O&M Section of Mettur EDC is approved, as it was reported that it becomes 'undetactable'.

The loss due to theft of conductor may be debited to A/c Code No.79:881.

(By Order of the Chairman)

S. Kathiresan,  
Chief Financial Controller/General.

\* \* \*

Electricity - Erode Region - Mettur EDC - Namakkal Division - Theft of materials - ACSR 7/2.11mm conductor in the existing LT line on 3.4.03 in Rural West Namakkal Section - The value of stolen materials is Rs.5255/- write-off ordered.

Routine B.P. (Ch) No.8,

(Accounts Branch),

Dated 4.5.2006.  
Chithirai 21, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Lr.No.02573/CE/D/ED/AEE/GL/F.Write-off/PR 314/06 dt.9.3.2006.

**Proceedings:**

The proposal of Chief Engineer/Erode to write-off the loss of Rs.5255/- (Rupees five thousand two hundred and fifty five only) due to theft occurred on 3.4.03 in Rural West/Namakkal O&M Section of Mettur Electricity Distribution Circle in the existing LT line of Thottypatty SS II is approved, as it was reported that 790 mtrs. ACSR 7/2.11 mm conductor are 'undetactable'.

The loss due to theft of conductor may be debited to A/c Code No.79:881 loss to stock.

(By Order of the Chairman)

S. Kathiresan,  
Chief Financial Controller/General.

\* \* \*

Vehicles - Hiring of 1 No. diesel driven Car for the official use of Superintending Engineer/Wind Energy Development Cell/Udumalpet and 1 No. diesel driven van for the official use of Assistant Executive Engineer/MRT/Wind Form/Udumalpet - Orders - Issued.

(Per) B.P. (FB) No.76,

(Technical Branch),

Dated 4.5.2006.  
Chithirai 21, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. Lr.No. SE/NCES/EE/WCB/AEE2/F.Veh./D.1199/05, dt. 20.9.05.
2. Extract of the Minutes of the 891st meeting of TNEB held on 24.4.2006 under Item No. 3.

**Proceedings:**

Approval is hereby accorded for the following:

1. Hiring of 1 No. diesel driven Car exclusively for the official use of Superintending Engineer/Wind Energy Development Cell/Udumalpet at the rate not exceeding Rs. 15,000/- per month.
2. Hiring of 1 No. diesel driven van for the official use of Assistant Executive Engineer/MRT/Wind Form/Udumalpet at the rate not exceeding Rs. 22,000/- per month.

(By Order of the Board)

V.N. Vivekanandamurthy,  
Chief Engineer/Materials Management.

\* \* \*

Vehicles - Hiring of 1 No. diesel driven Jeep for the official use of Executive Engineer/Electrical/Bhavani Kattalai Barrage-I - Orders - Issued.

Per. B.P. (FB) No.77,

(Technical Branch),

Dated 4.5.2006.  
Chithirai 21, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. Lr.No. CE/P/C/UKI/SE/Civil/HP/AEE/MM/SDM-2/F.Car/D.1081/06, dt. 27.1.06.
2. Extract of the Minutes of the 891st meeting of TNEB held on 24.4.2006 under Item No. 35.

**Proceedings:**

Approval is hereby accorded for hiring of 1 No. diesel driven Jeep for the official use of Executive Engineer/Electrical/Bhavani Kattalai Barrage-I at the rate not exceeding Rs. 20,000/- per month.

(By Order of the Board)

V.N. Vivekanandamurthy,  
Chief Engineer/Materials Management.

\* \* \*

TRANSMISSION WING - Erection of 110 KV D.C. Periyakulam - Kodaikanal line - Orders obtained for felling of naturally grown trees inside the Reserved Forests in Kodaikanal Forests Division - Senior Counsel engaged by the Forest Department to file the case in the Hon'ble Supreme Court of India - Legal fee borne by TNEB - Approval and ratification.

Routine B.P. (FB) No.02,

(Technical Branch),

Dated 5.5.2006.

Chithirai 22, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Item 10 of the Minutes of the 891<sup>st</sup> meeting of the Tamil Nadu Electricity Board, held on 24.4.2006.

### Proceedings:

The Tamil Nadu Electricity Board approves and ratifies the proposal of Chief Engineer/Transmission for having engaged and paid the legal fee amounting to Rs. 1,10,000/- to Thiru Rajeev Dhawan, Senior Counsel, by the Forests Department for his appearance in the Supreme Court on 6.1.2006 and Rs. 58,157/- to Tmy. Sangeeta Kumar, Advocate on Record for filing the affidavit, and mentioning before the Supreme Court on 2.12.2005, assisting Thiru Rajeev Dhawan, miscellaneous and clerkage charges and also for her appearance in the Court on 6.1.2006.

The expenditure is debitable to the Head of A/c. No. 76-121.

(By Order of the Board)

V.N. Vivekanandamurthy,  
Chief Engineer/Transmission.

\* \* \*

Supply of cement by M/s. TANCEM against Local Purchase Orders placed by Circle Superintending Engineers - Waiver of Liquidated Damages clause - Approval - Regarding.

(Per.) B.P. (Ch) No.6,

(Accounts Branch),

Dated 06.05.2006.

Chithirai 23, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Minutes of 1020<sup>th</sup> meeting of Board Level Tender Committee held on 2.5.2006.

### Proceedings:

The Circle Superintending Engineers have represented the Board that M/s. TANCEM are not accepting the Board's standard LD clause and payment Terms in the Purchase Order for supply of cement being proposed by Board.

The Chief Engineer/Materials Management has placed proposal before Board Level Tender Committee for waiver of LD clause and to effect 100% payment within 30 days against the Local Purchase Orders placed by Circle Superintending Engineers on M/s. TANCEM for supply of cement in order to overcome the difficulties expressed by Circle Superintending Engineers and to achieve the progress in targeted works.

After careful consideration, Board Level Tender Committee in its meeting under reference cited has approved, the proposal of Chief Engineer/Materials Management as below;

- i) To waive ' Liquidated damages' Clause in respect of LPOs placed which are under execution and all future LPOs placed by Circle Superintending Engineers on M/s. TANCEM for supply of cement.
- ii) To effect 100% payment within a maximum time limit of 30 days from the date of receipt of supplies at Stores.

Hence All Purchase Order placing Authorities are Instructed that LD clause may be waived in respect of Local Purchase Orders placed which are under execution and all future Local Purchase Orders placed by Circle Superintending Engineers on M/s. TANCEM for supply of cement and to effect 100% payment within a maximum time limit of 30 days from the date of receipt of supplies of cement by M/s. TANCEM at Stores.

The receipt of the above B.P. may be acknowledged to Deputy Financial Controller/Tender.

(By Order of the Chairman)

S. Kathiresan,  
Chief Financial Controller/General.

\* \* \*

Tamil Nadu Electricity Board - Delegation of Powers - Contract chit agreement - Enhancement of powers of Assistant Executive Engineers and dispensing with three quotation policy - Orders - Issued.

(Permanent) B.P. (F.B) No.26,

(Secretariat Branch),

Dated 11<sup>th</sup> May 2006.

Chithirai 28, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

- i) B.P.Ms.No. 525, dated 22.03.79.
- ii) From Chief Engineer/Distribution/Erode Region Lr.No. CE/D/ED/EA/F Doc/ PR 2124/05 dated 18.07.05.
- iii) From Chief Engineer/Distribution/Madurai Region Lr.No. CE/D/MDU/AO/ Accts/E2/F Chit Agt/2005, dated 15.07.05.

#### Proceedings:

In the B.P. Ms.No. 525, dated 22.03.79, the powers of the Assistant Divisional Engineers on chit agreements has been enhanced from Rs. 1000/- to Rs. 5000/-

2. The Chief Engineer/Distribution/Erode and Chief Engineer/Distribution/Madurai Region have requested to enhance the existing monetary power of Assistant Executive Engineers for executing chit agreement from Rs. 5,000/- to Rs. 15,000/- due to escalation of cost of materials and labour charges and also requested to dispense with the three quotation policy and also procedure of executing stamp paper for chit agreement works. The above request has been carefully examined.

3. Accordingly, the Tamil Nadu Electricity Board hereby directs that:-

i) The monetary powers of Assistant Executive Engineers be enhanced from Rs. 5,000/- to Rs. 15,000/- for executing chit agreement due to escalation of materials costs and labour charges. This shall be brought under item 4.57 agreement of T.N.E.B. Manual Volume - II amending para 531 of T.N.E.B. Manual Volume - I

ii) The three quotation policy and executing the chit agreement in an Rs. 80/- stamp paper be dispensed with since the works are executed only at approved rates.

4. Receipt of this Board's Proceedings shall be acknowledged.

(By Order of the Board)

G. Ramamurthy,  
Secretary.

\* \* \*

Vehicles - Engaging of vehicle namely Tata Sumo/Qualis in the event of long distance Camp to be performed by the Chief Engineer/Transmission/Chennai-2 - Orders - Issued.

Per. B.P. (Ch) No.196,

(Technical Branch),

Dated 19.5.2006.

Chithirai 5, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

1. U.O. Note No. CE/TR/EAF.Vehicle/D.54/06, dt. 11.05.06.
2. Chairman Note Order dt. 18.5.06.

**Proceedings:**

Approval is hereby accorded for engaging Tata Sumo/Qualis vehicle with AC., in the event of long distance to be performed by the Chief Engineer/Transmission, from the reputed private vehicle operators by getting enquiry on nomination basis and issuing necessary order for releasing payment, for the engagement of vehicle.

(By Order of the Chairman)

V.N. Vivekanandamurthy,  
Chief Engineer/Materials Management (i/c)

\* \* \*

**HYDRO - RECONDITIONING OF RUNNERS AT KUNDAH POWER HOUSE - 2 AND MOYAR POWER HOUSE - ADMINISTRATIVE APPROVAL - ACCORDED.**

Per. B.P. (CH) No.198,

(Technical Branch),

Dated 22.5.2006.

Vaigasi 8, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

Chairman's approval dt. 19.05.2006 on CE/Hydro's Note dt. 2.5.2006.

**Proceedings:**

Chairman/Tamil Nadu Electricity Board hereby accords administrative approval for carrying out reconditioning works of runner of Kundah Power House-2 and runner at Moyar Power House at an approximate cost of Rs. 60.00 lakhs and Rs. 37.50 lakhs respectively excluding taxes and duties by calling tenders under open tender system.

(By Order of the Chairman)

A.G. Palanisamy,  
Chief Engineer/Hydro.

\* \* \*

TNEB - Dam Safety - Committee for International Commission on Large Dams, India (INCOLD), New Delhi - Renewal of Institutional Membership of Chief Engineer/Civil Designs in the Committee for the year 2006 - Approval - Accorded.

Per. B.P. (Ch) No.200,

(Technical Branch),

Dated 23.5.2006.

Vaikasi 9, Viya Aandu,  
Thiruvalluvar Aandu 2037.

Read:

CE/CD Note approved by Chairman on 18.05.2006.

**Proceedings:**

1. Approval is hereby accorded to the proposal of the Chief Engineer/Civil Designs for making a payment of Rs.10,025/- (Rupees ten thousand and twenty five only) to the Committee for International Commission on Large Dams, India (INCOLD), New Delhi including Bank's collection charges of Rs.25/- towards Annual subscription for the calendar year 2006 and to renew the Institutional Membership of Chief Engineer/Civil Designs in the Committee for International Commission on Large Dams, India (INCOLD), New Delhi.

2. The expenditure is chargeable to "Fees & Subscription-A/c Code No.76.151".

(By Order of the Chairman)

K.Gopal,  
Chief Engineer/Civil Designs.

\* \* \*



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