

भारत सरकार
पर्यावरण एवं वन मंत्रालय
Government of India
Ministry of Environment & Forests

No. J-13011/15/92-IA

दूरभाष :

Telephone No.

तार :

Telegram : PARYAVARAN,
NEW DELHI

पर्यावरण भवन, सी. जी. ओ. कॉम्प्लेक्स
PARYAVARAN BHAWAN, C.G.O. COMPLEX
लोदी रोड, नई दिल्ली-११०००३
LODI ROAD. NEW DELHI-110003

To

16.7.93.

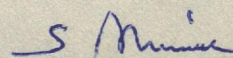
Sh. S. Deb Roy,
B-4/V-24, Lodi Rd. Complex,
New Delhi-110003.

Subject:- North Madras Thermal Power Project,
Stage-II(1x500 MW)- Environmental clearance
regarding.

Sir,

As decided in the Environmental Appraisal
Committee meeting held on 26th May, 93, a copy of
the Supreme Court judgement and the Ministry's
decision in regard to further expansion of the
above referred power project is enclosed herewith
for your perusal.

Yours faithfully,


(Dr. S. Bhowmik)
Joint Director(Scientific)

All communications should be addressed to the Registrar, Supreme Court, by designation, NOT by name. Telegraphic address:- "SUPREMECO"

B. No. 1893/88/X-A

SUPREME COURT INDIA

Shri LR

FROM

R.P. Das, B.A., LL.B., Assistant Registrar (Judl.), Supreme Court of India, New Delhi 110 001.

To

1.

State of Tamil Nadu through, The Chief Secretary, Government of Tamil Nadu, Madras, (Tamil Nadu).

Dated New Delhi, the... 8th... November..... 19 89.

3395/89-IA-II
16/11/89

The Chairman, Tamil Nadu Electricity Board, Electricity Board, Madras.

3.

Land Acquisition Tehsildar, North Madras Thermal Power Plant, Scheme, Kathivakkam, Madras 600 057.

4.

The Secretary Ministry of Environment and Forests, Paryavaran Bhawan, C.G.O. Complex, Phase-II, Lodhi Road, New Delhi 110 003.

WRIT PETITION NO. 804 OF 1988. (Under Article 32 of the Constitution of India).

K. Ram Chandran & Ors. ... Petitioners

Versus

State of Tamil Nadu & Ors. ... Respondents

Sir,

I am directed to forward herewith for your information and necessary action a certified copy of the formal Order dated the 26th October, 1989 together with certified copy of the signed Order

PRIORITY

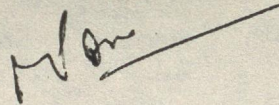
① Link to the file of Court Case by portup
② Link the Project File also by portup
16/11/89

...Contd. 2.

268754 dt 16/11
Recd at 4:30 PM
In date
16/11
HAT II

of this Court passed in the writ petition above-mentioned.
Please acknowledge receipt.

Yours faithfully,

A handwritten signature in black ink, appearing to be 'M. S.', written over a horizontal line.

ASSISTANT REGISTRAR (JUDICIAL)

IN THE SUPREME COURT OF INDIA

ORIGINAL JURISDICTION

214815

3
Certified to be a true copy

Assistant Registrar (Judl.)

..... 8/11/1989
Supreme Court of India,

WRTI Petition No. 804 of 1988

(Under Article 32 of the Constitution of India for the enforcement of fundamental rights).

1. K.Ram Chandran
2. E.V.Sethu
3. Manogaran
4. V.B.Berathe
5. M.Mani

All residents of Village Ennera,
Penneri Taluk, Chengelpet Distt.
Tamil Nadu.

...PETITIONERS

VERSUS

1. The State of Tamil Nadu,
Through its Chief Secretary,
Government of Tamil Nadu,
Madras.
2. Tamil Nadu Electricity Board,
Through its Chairman,
Electricity Board, Madras.
3. Land Acquisition Tehsildar,
North Madras Thermal Power Plant Scheme,
K. thivakkam, Madras-600 057.

...RESPONDENTS.

DATED THE 26th DAY OF OCTOBER, 1989.

CORAM:

HON'BLE THE CHIEF JUSTICE
HON'BLE MR. JUSTICE K.N.SINGH
HON'BLE MR. JUSTICE H.M.RASLIWAL

For the Petitioners: Mr.S.C.Birla,
Advocate.

For the Respondents: Mr.K.Parasaram,
Attorney General For India.
(M/s V.Krishnamurthy and
San Henry Thomas, Advocates
with him).

Contd..2/-.....

The Writ Petition above-mentioned alongwith the connected matters being called on for hearing before this Court on 25th and 26th day of October, 1989 UPON perusing the said Writ Petition and Report dated 5th May, 1988 of the Expert Committee AND UPON hearing Counsel for the appearing parties ^{herein} THIS COURT while directing to list the Writ Petition in the last week of January, 1990 BOTH inter alia make the following ORDERS:-

"We feel that it is appropriate to direct the Ministry of Environment and Forests, which is the licensing authority to re-examine the question relating to the feasibility of establishment of a Thermal Power Station at the side in question in the light of the comments made by the experts Committee, taking into consideration the interest of the public and particularly the environmental effect of such establishment on the locality, in all its aspects. The Ministry of Environment and Forests, shall pass its orders within eight weeks from today and submit the same to this Court on or before 15th of January, 1990. The Tamil Nadu Electricity Board and the petitioners before us are permitted to make their representation either objecting to or supporting the report of the ²Experts' Committee. The Ministry shall take into consideration the representation to be made by the above said parties and any other material which the parties may produce before it."

AND THIS COURT DOETH FURTHER ORDER that this ORDER
be punctually observed and carried into execution by
all concerned;

WITNESS the Hon'ble Shri Engalaguppe Seetharamiah
Venkateramiah, Chief Justice of India at the Supreme Court,
New Delhi dated this the 26th day of October, 1989.

sd/-
(I.J.SACHDEVA)
DEPUTY REGISTRAR (JUDICIAL)

G.M.B.

SUPREME COURT
ORIGINAL JURISDICTION

WRIT Petition No. 804 of 1969

(Under Article 32 of the Constitution
of India).

~~XXXXXXXXXX~~ Petitioner
K. Ram Chandran and Ors. ... Petitioners

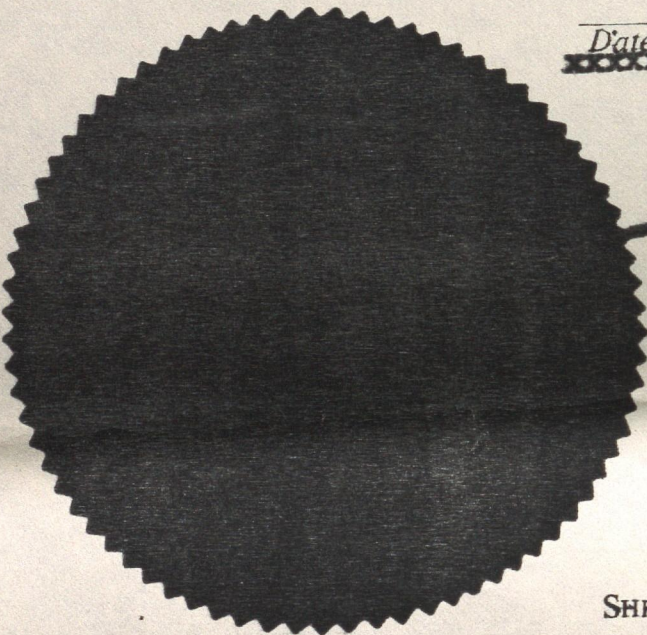
Versus

State of Tamil Nadu and Ors. Respondent

ORDER GIVING DIRECTIONS.

DATED THE 26th DAY OF OCTOBER, 1969.

Dated the ~~XXXXXX~~ day of ~~XXXX~~ 1969



SHRI S.C. Birla,

Advocate for
XX on record for the
Petitioners.

Advocate for

Engrossed by

Examined by

Compared with

No. of Folios.

Nb/8-11-89/S.C.X-A

SEALED BY *[Signature]* 10/28/69

217511

Certified to be a true copy
Assistant Registrar (Judl.)
1988
India.

IN THE SUPREME COURT OF INDIA

ORIGINAL JURISDICTION

WRIT PETITION NO. 941 OF 1986

With

(W.P.Nos. 1598/86, 804/88, 1464/86 and SLP(C) No. 5079/88)

Environment Protection Cell etc. etc. ... Petitioners

Versus

Union of India & Ors. etc.etc. ... Respondents

ORDER

Pursuant to the order made by this Court on 13-4-1988 directing the department of environment of the Government of India and Central Board for the Prevention and Control of Water Pollution to constitute a Committee of Experts to submit a report after making an enquiry into the question whether the Thermal Power Station in question should be located at the place proposed by the Tamil Nadu Electricity Board, and if so, what should be the safeguards to be observed for the purpose of the protection of the environment and against pollution, the Committee of experts was constituted by the Ministry of Environment and Forests in consultation with the Central Board for the Prevention and Control of Water Pollution to submit a report as directed above. The said Committee has submitted its report dated 5-5-1988 to this Court. We have gone through the report. On going through the said report (we feel that it is appropriate to direct the Ministry of Environment and Forests, which is the licensing authority to re-examine the question relating to the feasibility of establishment of a Thermal Power Station at the site in question in the light of the comments made by the experts Committee, taking into consideration the interest of the public

contd...2/-

and particularly the environmental effect of such establishment on the locality, in all its aspects. The Ministry of Environment and Forests shall pass its orders within eight weeks from today and submit the same to this Court on or before 15th of January, 1990. The Tamil Nadu Electricity Board and the petitioners before us are permitted to make their representation either objecting to or supporting the report of the experts' Committee. The Ministry shall take into consideration the representation to be made by the above said parties and any other material which the parties may produce before it.) The cases shall come up for hearing in the last week of January, 1990.

.....sd/-.....CJI

.....sd/-.....J.
(K.N. Singh)

New Delhi,
October 26, 1989

.....sd/-.....J.
(N.M. Kasliwal)

CFR

PK

पर्यावरण भवन, सी. जी. ब्लॉक, कामप्लेक्स,
PARYAVARAN BHAWAN, C.G.O. COMPLEX
लोदी रोड, नई दिल्ली-110003
LODI ROAD, NEW DELHI-110003

No.L-14011/7/89-IA.II

June 29, 1990.

To

The Registrar,
Supreme Court of India,
Tilak Marg,
New Delhi.

Sub:- LOCATION OF THERMAL POWER STATION AT ENNORE ISLAND,
NORTH MADRAS.

Ref:- SUPREME COURT'S INTERIM ORDER D.NO.941/80/SC/PILC,
DATED 9TH NOVEMBER, 1989.

Sir,

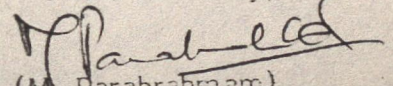
This is in reference to the above mentioned order directing this Ministry re-examine the feasibility of establishment of Thermal Power Station at Ennore, North Madras (Tamil Nadu). Acting on the directions of the Hon'ble Supreme Court, this Ministry has requested the different petitioners to submit their objection in writing. The Environmental Protection Council and Tamil Nadu Electricity Board have made oral presentations before the Environmental Appraisal Committee at its meeting held on 28th December, 1989. This Ministry also considered the observations of the Ministry of Surface Transport based on their Dutch Consultants' reports.

2. Based on the recommendations of the Environmental Appraisal Committee, this Ministry has come to the conclusion that the location of the plant at the site proposed by TNEB is acceptable from environmental considerations as per conditions stipulated.

3. After reconsideration, the necessary orders on the feasibility of the location of the power plant at Ennore have been issued by this Ministry. A copy of the Office Memorandum is also enclosed.

4. This may kindly be brought to the notice of the Hon'ble Supreme Court. Delay in submission of the report before the stipulated date is very much regretted and it may be condoned.

Yours faithfully,


(M. Parabrahmam)
Adviser (IA-II)

Encl./Office Memorandum.

9C

L-14011/7/89-IA.II
Government of India
Ministry of Environment & Forests

Paryavaran Bhawan,
C.G.O. Complex,
Lodi Road,
New Delhi-110003.

June ,1990.

OFFICE MEMORANDUM

Sub:- Court Case in the Supreme Court of India regarding shifting of North Madras Thermal Power Plant from Ennore Island.

Ref:- 1. Writ Petition No. 941/1986 of Environment Protection Cell along with Writ Petition No.1598/86, 804/88, 1464/86 and SLP(c) 4079/88.

VS.

Union of India and others

2. Representation of S.J. Kathivakkam Social Welfare Centre dated 18-12-89, 27-12-89.
3. Representation of Shri K. Ramachandran, and Ennore Villagers, dated 16/18-12-89.
4. Representation of the Christanagar Society dated 19-12-89.
5. Representation of Smt. G. Shanti & Villagers dated 16/18-12-89.
6. Representation of Environmental Protection Cell through Counsel Shri M.C. Mehta, dated 27-12-89.

The proposal for setting up of 5 units of 210 MW thermal power plants at Ennore was referred to the Department of Environment in March, 1982. The project was examined and recommended by the Appraisal Committee for Thermal Power Plants on 3-11-1982. The Department of Environment accorded environmental clearance on 6-1-1983 subject to certain environmental safeguards to avoid adverse effect on the environment.

The State Pollution Control Board of Govt. of Tamil Nadu and the State Environmental Committee have accorded clearance to this project on 30-12-83. The Central Electricity Authority has accorded techno-economic clearance on 26-3-84 for installation of three units only. The project was also accepted in principle by the Planning Commission on 2-7-85. In view of the techno-economic clearance for 630 MW, this Department has given a revised clearance for three units (3X210 MW) only on 30-4-87.

2. A writ petition was filed against the location of this plant by VGP Wonderland Limited and other residents of this area. VGP Wonderland proposed to acquire and develop this area for Housing or tourist purposes. The Supreme Court while considering these writ petitions, in its interim order directed the Ministry of Environment and the Central Pollution Control Board to constitute a Committee of Experts to submit a report, after making an enquiry into the question (a) whether the thermal power plant should be located at the place proposed by the Tamil Nadu Electricity Board (TNEB) at the Ennore Island; and (b) if so, what should be safeguards to be observed for the purpose of protection of environment and against pollution.

The Committee considered the environmental impact assessment report prepared by the Tamil Nadu Electricity Board and the various conditions prescribed by the concerned governmental agencies, the avertments made in the writ petitions and special leave applications before the Hon'ble Court and the submissions both oral and written made by the Counsel for the Environmental Protection Council. The Committee made a site visit to the proposed plant location. They had also received the public representations during its field visit on 4-5-88 and 5-5-88.

3. Based on analysis of the various documents and data placed at the disposal of the Expert Committee, it concluded that the power plant should be located at the site proposed by the Tamil Nadu Electricity Board. While recommending various safeguards, the Committee suggested that 1000 acres

of land will suffice for the plant. This area is exclusive of the land required for the ash dump which may be about another 1000 acres.

4. The Committee have also suggested that within the proposed site in Ennore Island, the plant should be located on the northern side to avoid displacing the existing population in the villages and provide dust control in coal handling and storage to protect the residents on the other (southern) side. They have also stated that this clearance is only with respect to the Stage-I, i.e. (3X210MW).

5. In view of the difficulty in locating the plant on northern side, the State Electricity Board and the State Government have entered into consultations with various residents who are located on the southern side of the Ennore Island. Several of the persons who filed writ petitions including the VGP Wonderland Limited have agreed to withdraw their writ petitions since they were satisfied with the rehabilitation measures proposed and alternate land areas were made available to them. However, four writ petitions Nos.941/86, 1598/86, 804/88, 1464/86 and SLP(C) No.5079/88 are still pending in the Supreme Court. After hearing these writ petitions on 26-10-1989, the Supreme Court has issued an interim order stating that the Ministry may re-examine the question relating to the feasibility of establishment of thermal power station at the site in question in the light of the comments made by the expert committee, taking into consideration the interest of the public and particularly the environmental effects of such establishments on the locality in all its aspects.

6. As per the direction of the Supreme Court, this Ministry has requested the Tamil Nadu Electricity Board and the Petitioners to make a submission before the Environmental Appraisal Committee for Thermal Power Plants of this Ministry both in writing and oral presentation, if any, on or before 26-12-1989.

The Committee considered the representations received from Tamil Nadu Electricity Board, Mr. K. Ramachandran and others and Environmental Protection Cell. These representations as well as the oral presentation of the Tamil Nadu Electricity Board and the Counsel (Shri M.C. Mehta) for Environmental Protection Cell were taken into consideration by the Committee at its meeting on 28-12-1989 and after giving full weightage to the documentation furnished to the Committee and the oral presentations made to it, as per the directions in the interim order of the Supreme Court, it came to the following conclusions:

- (a) It is feasible to establish a thermal power station to generate 3X210 MW at the proposed site in Ennore Island.
- (b) Further expansion beyond 3X210 MW at this site has to be critically examined before a definite conclusion can be arrived at.
- (c) The site presently selected by the State Electricity Board should be moved to more than half a kilometre to the north and not more than 1,000 acres of land should be acquired for the establishment of the plant.
- (d) The temperature of cooling water discharged should not exceed 5°C above the ambient water temperature in the area.
- (e) Care should be exercised over the possibility of leaching of trace metals from the ash dump. The ash dump area should be made impervious so that the ground water is not polluted due to water seepage.
- (f) The ash pond effluent should be recirculated totally.
- (g) No fresh water should be tapped from within the area of Ennore Island or from within the larger area indicated by the Ground Water Board as per recent instructions on ground water extraction.

7. The Committee also took note of the proposed location of a port on the northern side of the Ennore Island. Full information with regard to the location of the port and its justification are covered in a report prepared by the Dutch Consultants. In the information furnished to this Ministry, the Ministry of Surface Transport has indicated that the conclusions drawn by their consultants have shown that the port location in the North side is the most preferred one since this site will not pose the problems of siltation or waste discharges from the creek and there is a possibility of considering the expansion of port facilities at a later date if need for such expansion purpose arises.

8. The Tamil Nadu Electricity Board in their Special Leave Application to Supreme Court have requested that they may be permitted to locate the thermal power plant on the south side of the plot instead of the northern side. From the time of the submission of the Expert Committee Report in May, 1988, substantial changes have occurred. The Tamil Nadu Electricity Board (TNEB) had discussions with majority of the persons who are located on the south side of the plot. Majority of these persons have given their acceptance for the terms of the rehabilitation proposed by the TNEB and they have voluntarily agreed to move out of this place. For rehabilitating these people, the TNEB has issued the relevant orders clearly indicated the rehabilitation measures for the displaced population. Two villages nearby have been identified where these people will be rehabilitated. All the amenities required for these people and other financial compensation will be provided as per the norms suggested by the Department. The port facility at this place has been examined in detail by the Ministry of Surface Transport. The Dutch Consultants have examined the two locations for the port, south and the north side of the plot. They have suggested that the north side location of the port is ideal. Such a location will also have added advantage that it will be able to handle the hazardous substances which might be imported.

9. The objections received for the proposal and the findings of the Department are given below :

Objection 1 :

Proposed power station at Ennore Island will result in air pollution and affect the backwaters in the area and the large number of people may also get affected due to air pollution.

Findings :

The problems of pollution of air and water from a power plant of this magnitude (3X210 MW) will not cause adverse environmental impacts if proper anti-pollution measures and safeguards are adopted by the project authorities. In the approval issued by the State and Central Government, stringent conditions have been stipulated, adoption of which will not result any adverse environmental impacts. Necessary approvals have been taken from the competent authorities.

Objection 2 :

The location of this plant violates the landuse, water use and marine coastal use modes.

Findings :

As per the information furnished by the project authorities, approval from the competent authorities for its location at this place has been obtained. They have formed the norms stipulated under the existing regulations. The landuse plan for this area has been modified by the State Government vide their G.O.No.1902 dated 8-10-1979 and categorised into special and hazardous industrial use zone.

Objection 3 :

The concentration of Sulphur dioxide, oxides of nitrogen, dust, soot and particulate matters are far more than the permissible limits in the environment of Madras and due to air pollution, large number of people are suffering from Asthma and other bronchial diseases.

Findings :

Data furnished by the impact assessment done by the State Electricity Board, has indicated that the suspended particulate matter, sulphur dioxide concentration and the oxides of nitrogen are well within the limits prescribed for ambient air quality. The additional construction from 630 MW Power Plant will marginally increase this concentration and the anticipated levels with this increase will be well below the standards prescribed for these pollutants.

Objection 4 :

Discharge of hot water in massive quantities will have very harmful effects on fisheries prawns and various other organisms, in the aquatic ecological system.

Findings :

Only coolant water will be let into the sea, the temperature of which at the point of confluence is not likely to exceed 5°C above the temperature of the sea water, as per the standards prescribed by the Central Pollution Control Board. Cooling water discharged within the above prescribed standards is not likely to affect the fisheries and aquatic ecological system in the area.

Objection 5 :

Proposed North Madras Thermal Power Project violates the Environmental guidelines for siting of Industries, being a power generating industry as well as 'Guidelines for development of Beaches'.

Findings :

The Environmental Guidelines for siting of Industry issued by the Department of Environment, Government of India are for general guidelines. The power plants can be located in a particular area after the examination of relative environmental issues and prescribing of necessary preventive and control measures. Guidelines for development of Beaches issued in 1983 will also not be violated as TNEB will not put any heavy structures within 500 metres zone of HTL (High Tide Line).

Objection 6 :

It is stated that the most sensitive electronic equipment of Space Research Centre, Sriharikota will be affected by the pollutants to be released from the proposed thermal power station.

Findings :

The Department of Environment Government of India have not received any representation or objection regarding the proposed plant at Ennore Island from Space Research Centre, Sriharikota/ISRO. No fly ash or untreated effluents will be discharged into the lake or sea water.

Objection 7 :

The proposed thermal power plant will destroy the trees, orchards, peddy fields and will also displace the residents in the villages of this area. They will also be deprived of their house and other amenities.

Findings :

The environmental impact assessment carried out by the project authorities and assessed by Technical Committee indicated that the air and water quality in this region will not be adversely affected. Further, the Tamil Nadu Electricity Board and the State Government have prepared a detailed rehabilitation measures. The displaced population from the areas will suitably be settled at an alternate location in the two villages nearby. They will also be provided with all infrastructural facilities required.

Objection 8 :

There will be pollution of the ground water and it may result in pollution of Red Mills, Cholavaram and Poondy lakes which supply water to Madras city.

Findings :

Waste waters from the power plant will be treated to the standards prescribed by the Pollution Control Board and will be discharged into the coastal marine waters. Stipulation has been made that the temperature of the cooling water discharged should not be more than 5°C than the ambient water temperature. The project authorities are directed to make the ash ponds impervious so that the ground water pollution is prevented. These measures when fully implemented will discharge effluents, within the standards prescribed and they will not adversely affect the flora, fauna and fisheries in the creek or in the coastal waters.

Objection 9 :

The air pollutants from the thermal power plant will reduce the resistance of the diseases and will also result in affecting people, fish, flora and fauna.

Findings :

The impact assessment analysis shows that that the ground level concentrations after the establishment of the power plant are not likely to go beyond the standards stipulated by the State Pollution Control Board. The standards prescribed are generally based on the levels that do not normally cause any health problems. The standards adopted are stricter when compared to other countries.

Objection 10 :

The location of the power plant violates the setting criteria recommended for thermal power plant. With reference to the distance prescribed for such location : (a) Away from Metropolitan City (b) National Parks, Wildlife Sanctuary (c) 500 metres from High Tide Line (d) should not fall within the approach tunnel of the run-way of the nearest Airport etc.

Findings :

The Ministry has given the general guidelines which need to be considered while selecting the site. These stipulations should also be viewed with respect to the availability of sites, nearness to the load centres, possibilities of transportation of raw material, availability of large amount of cooling waters etc. The proposed site meets the majority of the requirements. A balanced decision is needed while arriving at a site for a thermal power plant. In view of these considerations, the site suggested by TNEB was accepted.

Objection 11 :

The Pulicat lake, major fisheries resource in the area is likely to be affected due to the power plant.

Findings :

No supporting information in this regard was furnished. The Committee was of the opinion that there will not be any adverse impact on the fisheries in this lake which is at reasonably long distance from the site.

Objection 12 :

The pollution released will affect the electronic equipment etc. of Indian Space Research Centre at Sriharikota.

Findings :

The authorities of Space Research Centre at Sriharikota have given their no objection for this location after considering various aspects with regard to the centre. The authorities have also taken approval of the Airports Authority with regard to the location of the stack and it will not come in the way of airline traffic.

Objection 13 :

The clearance was taken by the Tamil Nadu Electricity Board on the basis of furnishing wrong information to the Department of Environment.

Findings :

The information furnished by the authorities has been examined and the project authority have also stated that the information furnished so far to this Department is true to the best of their knowledge.

11. Taking the overall environmental assessment of the proposed thermal power plant (3X210 MW) and the rehabilitation measures accepted and being implemented by the Tamil Nadu Electricity Board, this Ministry considers the location of the plant as proposed by TNEB is environmentally acceptable, with the following conditions:

- (i) Further expansion beyond 3X210 MW at this site has to be critically examined **before** a definite conclusion can be arrived at.

(ii) The site presently selected by the State Electricity Board should be moved to more than half a kilometre to the north and not more than 1,000 acres of land should be acquired for the establishment of the plant.

(iii) The temperature of cooling water discharged should not exceed 5°C above the ambient water temperature in the area.

(iv) Care should be exercised over the possibility of leaching of trace metals from the ash dump. The ash dump area should be made impervious so that the ground water is not polluted due to water seepage.

(v) The ash pond effluent should be recirculated totally.

(vi) No fresh water should be tapped from within the area of Ennore Island or from within the larger area indicated by the Ground Water Board as per recent instructions on ground water extraction.

The above conditions will be in addition to those prescribed while issuing the environmental clearance on 6-1-1983/30-4-1987 and any other conditions as stipulated by the State Pollution Control Board and the State Environmental Committee.

(M. Parabrahmam)
Adviser (IA-II)

To

The Registrar,
Supreme Court of India,
Supreme Court Building,
New Delhi.

Copy to :

1. Chairman, Tamil Nadu Electricity Board, 800-Anna Salai, Madras-600002.
2. Environmental Protection Council (Air Commodore A.L. Saigal), F.3/22, Vasant Vihar, New Delhi.
3. Shri K. Ramachandran, S/o Shri P. Kesavalu Naidu, H.No.1/14, No.142, Ennore Village, Ponneri Taluk, District Chengalpattu, Tamil Nadu.
4. Smt. G. Shanti, W/o Shri Gunashekheran, & other villagers, 142, Ennore Village, Ponneri Taluk, District Chengalpattu, Tamil Nadu.
5. Shri D. Lakshmana, S/o Shri D. Chithambara, Rama Reddy Palayam, Post Office Minjur, Ponneri Taluk, Chengalpattu-601203 (Tamil Nadu).
6. Shri Paul Palamattam, Secretary & Chief Executive Officer, S.J. Kathivakkam Social Welfare Centre, Ennore, Madras-600057.

(M. Parabrahmam)
Adviser (IA-II)