

## **FORM NO II**

An agreement made this                    day of                    Two thousand and six between Thiru.

..... son of Thiru..... at the present serving as .....

..... and residing at .....

..... (Hereinafter called the borrower, which expression shall where the context so admits include his heirs, administrators, executors and legal representatives) of the **ONE PART** and the Tamil Nadu Electricity Board (Herein after called the Board which expression shall where the context so admits includes its successors and assigns) of the **OTHER PART**.

Where as the borrower has under the rules for the grant of marriage advances the employees of the Tamil Nadu Electricity Board issued in B.P.MS NO 2054, date 06.10.1972. (Herein after referred to as the said rules which expression shall where the context so admits include any amendments there of or additions there to for the line bring in force.) applied to the board for an advance of Rs.10,000/- (Rupees Ten Thousand only) for the celebrate of the marriage of ..... on the firms and conditions hereinafter contained and where as the application of the borrower for the said advance is being considered by the Board.

Now it is hereby agreed between the parties hereto that in consideration of the sum of Rs.10,000/- (Rupees Ten Thousand Only) to be paid by the borrower if and when the Board sanction the said advance the borrower if and when the board sanction the said advance the borrower if and when the board sanction the said advance the borrower hereby agrees:-

1. To repay to the board the said advance with interest calculated according to the said rules by monthly deductions from his salary as provided in the said rules and hereby authorizes the Board to make such deductions;
2. Within three months from the date of drawl of the advance to expend the full amount of the said advance in the celebration of the aforesaid marriage or if the actual expenditure incurred on account of the marriage is less than the advance, to repay the difference to the board forthwith.
3. To refund for with the amount of advance together with interest in one lumpsum if the aforesaid marriage could not be celebrated or the amount of advance could not be utilized for the purpose for which it was sanctioned; and
4. If within the period already fixed for recovery of the principal and interest thereon the board or dies, the whole amount of the advance and interest accrued thereon or such portion of the amount as stands outstanding with interest shall immediately become due and payable, and it is hereby further agreed and declared that if the borrower dies before the advace is repaid, in have then balance outstanding together with interest due, recovered form Death-Cum-Retirement Gratuity payable by the board to the legal heirs of the borrower.

In witness where of Thiru .....

..... the borrower and Er.....

..... Superintending Engineer,

..... , acting for and on behalf of and by the  
order and direction of the Tamil Nadu Electricity Board have her unto set their hands.

**SIGNATURE OF THE BORROWER**

**IN THE PRESENCE OF WITNESS**

**FIRST WITNESS**

**SECOND WITNESS**

Acting for and on behalf of and by the order and direction of the  
Tamil Nadu Electricity Board in the presence of

**SIGNATURE AND DESIGNATION  
OF THE OFFICER**

**FIRST WITNESS**

**SECOND WINTESS**

**EVIDENCE CERTIFICATE**

(To be obtained from Class I or II service Officer of TNEB)

I, ..... certify that the marriage of  
Selvi / selvan. ..... Daughter of / son of Thiru.....

has been celebrated on ..... at ..... and have actually attended  
by me.

Please :

Date :

SIGNATURE AND DESIGNATION

SEAL.

---