

175


DELHI DEVELOPMENT AUTHORITY

NO: EM 1 (10)83/8868

Dt: 8.8.85


Circular NO. 107

During inspection of DDA works by CTE, it has been observed by him that for certain items brought by the contractors part rates have been paid instead of paying secured advance (after obtaining the necessary indenture from the contractor) by giving the remarks "fixing to be done". CTE has further mentioned that paying of part rate in such cases amounts to extending unintended benefit to the contractor. In this connection reference is invited to clause 10B of forms CPWD 7 and 8 which clearly specifies that secured advance could be paid upto 75% of the estimated value of the materials which are in accordance with the contract and have not at the time of advance been incorporated in the works. It is enjoined upon the Executive Engineers to follow the contractual/codal provisions and only secured advance upto an amount not exceeding 75% of the value of the material as assessed by Engineer-in-Charge or an amount not exceeding 75% of the material element cost in the tendered rate of the finished items of work which ever is lower is paid to the contractors for materials brought at site which at the time of advance has not been incorporated into the works. No part rate in such cases should be allowed.


(J.K. Varshnoya)
Engineer Member.

Copy to:-

1. All Chief Engineers.
2. All Suptdg. Engineers/Director(Hort.)
3. All Executive Engineers/Dy. Directors(Hort).


(Om Prakash)
Director(Works)