

DELHI DEVELOPMENT AUTHORITY

No. EM 1(10)83/ 1985

Dt., the 6th February, 1991.

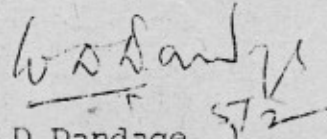
STANDING INSTRUCTION NO. 313

Sub: Expediting of arbitration cases.

It has been brought to my notice that not only that there are inordinate delays in furnishing of counter statement of facts to the arbitrators, but also unnecessary requests for postponement of dates for hearing. This is highly undesirable. In future adjournment should be requested from the arbitrator by the EE without obtaining the specific written prior approval of the CE.

CEs are requested to ensure strict compliance of these orders and see that the permission to seek postponement is given in exceptional cases. Before giving such exemptions, the possibility of allowing the hearing to continue by deputing other officers may also be seen particularly in cases where less of talking is required and more of listening and jotting down the points.

The contents of this circular be brought to the notice of all SEs and EEs immediately.


(W.D. Dandage
Engineer Member

All CEs i/c CE(Elect)

with 20 copies of circular for circulation amongs the SEs/EEs.