

DELHI DEVELOPMENT AUTHORITY,  
(EM's Secretariat)

NO: EM.1(10)/83/ 6840

May 10, 1991.

\*STANDING INSTRUCTION No. 329 \*

Sub: Mode of recovery of Security Deposit from  
contractor's bills.

...

It has been observed by CTE that some of the EEs are recovering the amount of security deposit from running bills of the contractors on the basis of estimated cost of the work executed whereas others are recovering on the basis of value of work done though overall recovery of security deposit under the contract has been provided in the contract.

*(W.D. Dandage)*  
(W.D. Dandage)  
Engineer Member, DDA.

Copy to:-

1. All Chief Engineer of DDA.
2. All Suptdg. Engineer of DDA.
3. All EEs for bringing to the notice of Divl. Accountants. Clause 1 of form CPWD 7 & 8 clearly lays down that whenever the Security Deposit is to be partly realised by way of deductions through R.A. Bill it has to be certain percentage (usually 7.5) of the amount of each running bill. Hence the question of basing recovery made through R.A. Bills on the estimated cost of work done does not arise. All EEs & Divl. Accountants may please note carefully.
4. CAO for bringing to the notice of all CAUs.
5. CTEs (2 copies).

*(W.D. Dandage)*  
Engineer Member.  
DDA.

DELHI DEVELOPMENT AUTHORITY.  
(EM's OFFICE)

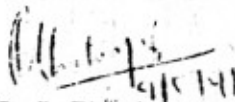
No. EM.2(46)89/Arbn./ 7058

DATED: 29.5.91

OFFICE ORDER

In the order issued vide No.EM.2(46)89/Arbn./ 4193 dated 19.3.91 regarding deletion of the arbitration clause w.e.f. 21.3.91 for "One year," substitute " two years".

This issues with the approval of Engineer Member.

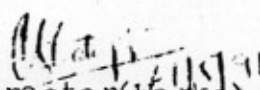
  
(R.G. Bhatnagar)  
Director (Works).

Copy to :-

to

1. All Engineers down the level of EEs, DDA.
2. Directors (Hort.), Dy. Directors (Hort.), DDA.

3. C. L. A. for information.

  
Director (Works)  
DDA.