

— DELHI DEVELOPMENT AUTHORITY  
E.M.'S OFFICE

No. EM 1(10)2006/Cir./Arbn./Court Cases/DDA/ 1415

dt.: 4/5/2007

CIRCULAR No. **599**

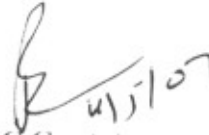
It has again been observed that the cases related to Arbitration awards/court cases are not being properly monitored in spite of instructions already issued vide Circular No. 595 dated 4/8-1-07 by CE (HQ) and the cases are being put up before the Arbitration Scrutiny Board for examining the arbitration award at a very late stage. The Board took serious view of this delay. Arbitration Boards headed by FM was of the view that in spite of the above instructions no system for monitoring of these cases has still been adopted.

All the CEs/Directors/SEs/EEs are once again requested to pay their personal attention to take appropriate steps to avoid such delays and also to ensure that in future the matter is brought before the board within two weeks of delivering the judgment by the Hon'ble Court or pronouncing of the award by the Arbitrator.

Therefore, it is enjoined upon all concerned to adhere to the above instructions and any laxity on the part of the officials shall be viewed seriously and will also be liable for disciplinary action.

This may be brought to the notice of all concerned for strict compliance.

This issues with the approval of Engineer Member, DDA.

  
(R.C. Gupta)  
Chief Engineer (HQ)

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EO-III to EM, DDA.