

Delhi Development Authority

10:EM.1(10)03/2488

Dt: 30.6.88

Circular NO. 229

As per provisions contained in para 34-35 of section-2 CPWD Manual Vol. II it is permissible for competent Authority to accord Technical Sanction to the works before receipt of expenditure sanction. Technical Sanction should be given by the competent authority before work is taken in hand. In case of revised estimate it is not necessary to wait for revised A/A or revised E/S to accord revised T/S.

From the above, it is clear that no work should be taken up which has not been technically sanctioned. In fact, the details in tender document shall take into consideration the work as envisaged in a well considered technical sanction. Whereas generally T/S is accorded after accord A/A and E/S, in some cases it may be necessary to accord T/S to facilitate calling competitive tenders. Thus whether A/A & E/S is accorded or not T/S must be accorded if any work is to be taken up for construction. This may please be brought to the notice of all Engineers.

K. S. G.
Engineer Member.
DDA

To
All CE's/SE's/EE's.