

**OFFICE OF THE ASSISTANT COMMISSIONER (L&E)
DELHI JAL BOARD: GOVT. OF N.C.T. OF DELHI
VARUNALYA PHASE-II, KAROL BAGH, NEW DELHI**

No.DJB/AC (L&E)/JCT/2014/ 77859

Dated:-6-6-2014

CIRCULAR

As per clause of contract agreement, contractors are allowed to use DJB vacant land available at site for setting up of labour camps and stacking material. However, it has come to the notice that even after completion of work, contractors do not vacate the DJB land and used it for stacking material for indefinite period. This is clear-cut violation of term of contract agreement.

The matter was placed before the Competent Authority who has decided that henceforth while awarding a work contract to any contractor where adjacent DJB land is to be given for use a contractor during execution of work, specific condition of time period (not before 15 days before start and after the completion of work) as per work order should be incorporated in the Contract Agreement. It should also be clearly mentioned in the clause that "in case the contractor fails to hand over peaceful vacation of land to Estate Manager after expiry of allowed period, market rent will be charged and deducted from the payment of bill. A copy of **the work order along with Contract Agreement should invariably be sent to reporting to the Estate Manager.**

Above decision of the Competent Authority is communicated to all concerned for information and strict compliance.


(Rattan Lal) 06/06/14

Asstt. Commissioner (L&E)

All Executive Engineer

63 Vig.

DOV OFFICE
No. 5212
Dt. 9-6-14