No.: IPI/P-6/Policy/07/3157

Dated: 4th June, 2010

CIRCULAR

Sub: Directions regarding dealing the cases involving time extensions for the allottees who are defaulter in implementation of project in the scheduled period.

It has been observed that unit officers are not keeping close monitoring of the cases with regard to prescribed time schedule for implementation of the projects. Such cases are being dealt by the unit offices in a very casual manner. In order to streamline the monitoring of the such cases vis-à-vis the prescribed time schedule, the Unit Heads are directed that they should keep a list of such cases ready where scheduled/extended time period has already been expired and the said list should be updated at the end of each month. The updated list and action taken report in the each case should be made available to the inspecting officer so that he can monitor such defaulter cases at the time of inspection of the unit. Any laxity in this regard and not taking timely action against the defaulter allottees will be viewed seriously.

Further to the above said directions, it is also clarified that the cases wherein the production activities have been started and delay in commencement of production activity is to be regularized by the competent authority at head office as per delegation of powers defined under rule 23 of RIICO Disposal of Land Rules, 1979, should be forwarded / referred to the competent authority at head office even if not demanded by the authority concerned. However, while sending the case file to the competent authority, the unit office should ensure that details of the cases are provided in the prescribed format with justification / recommendations. This is in continuation to the circular no. IPI/P-6/Policy/07/3157 dated 27.1.2010.

This issues with the approval of the Managing Director.

(Lalit Kumar Gupta)
Advisor (Infra)

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