

**Government of India  
Ministry of Urban Development  
Land & Development Office  
Nirman Bhawan, New Delhi.**

No.6(4) 18/68-Pt.file.

Date: 21.05.90

**Office Order No. 13/90**

In cases where the inspection is refused but on subsequent inspection breaches are found the crucial date for the recovery of damages will be the date of refusal of inspection. Similarly in a case where the lessee intimates about the vacation of breaches but does not allow inspection, the recovery of damages will be the actual date of inspection. However, the section concerned will ensure that the letter was sent to the lessee for such an inspection well in time and is received by the lessee.

However in cases where the facts about the vacation of breaches is proved on inspection, our charges will be upto the date, of receipt of letter.

(Krishan Gopal)  
Public Relations Officer

All Officers/Sections.