5. 32205 11 materials and workmen sufficient to finish the said work after 24 hours motice in writing and the expense of the same shall be deducted from the amount of said contract. Siath :- Should any dispute wrise " respecting the true construction of the meaning of the drawings and specifi-- cations or nespecting the true native of any eatra work the same shall be decided by a duly qualified represent. -alive of the party of the first part whose decision shall be final and conclusive. Seventh: - no work shall be considered as an extra unless a separate estimate in writing shall have been submitted to the Indian agent in charge of the Reserve and his signature obtained Macrelo-Eighth: _ The party of the first part or his successors shall not in any manned le accountable or ansuerable for any loss or damage that shall happen to the said works or any part thereof respectively or for any of the materials or other things used or employed in finisting and completing The same. Ninth: Should the Contractor fail to finish the work at the time agreed whom he shall pay to the party of The first part or tus successores the sum of even Dollars per day for each and every day thereafter the said works " shall remain unfinistied as for " liquidated damages. Senth: - The certificates obtained of time to time and signed by the representative Indian Affairs. (RG 10, Volume 3718, File 22,556) PUBLIC ARCHIVES **RCHIVES PUBLIQUES** CANADA