महाराष्ट्र गृहनिर्माण व क्षेत्रविकास प्राधिकरण

MAHARÁSHTRA HOUSING AND AREA DEVELOPMENT AUTHORITY





Building Permission Cell, PMAY cell/A

(A designated Planning Authority for PMAY constituted as per government regulation no. TPB4315/167/CR-51/2015/UD-11 dtd. 23.05.2018)

INTIMATION OF AMENDED APPROVAL (IOA) U/S 45 (1) (ii) of MRTP Act 1966, as amended upto date

No. EE/BP / PMAY/A/MHADA/759/2023

Dated: - 2 5 SFP 2023

To, M/s Revati Construction & Developers Bhavani Chamber, 2nd Floor, Ajni Square, Wardha Road, Nagpur-440005

SUB:

Proposeddevelopment for Kh.No.125/1 & 125/2 Ph.No.46, Mauza

Isasani, Tal.Hingna, Dist. Nagpur. under vertical AHP - PPP

model PMAY scheme.

REF:

Your revised Proposal dated 22/08/2023.

Sir,

With reference to your application U/S 44 of the MRTP Act 1966 for building permissions submitted with letter dated 22/08/2023 and the plans, Sections, Description and further particulars and details of your buildings at Proposed development of 936 EWS T/s, 869 LIG T/s & 254 Conv. shops on plot bearing Kh no. 125/1 & 125/2, Mauza-Isasani, Tah. Hingna, Dist. Nagpur.under AHP model (PPP) under PMAY scheme.

I have to inform you that I may approve the building or work proposed to be erected or executed, and I therefore hereby formally intimate to you U/S 45(i)(ii) of the MRTP Act 1966 as amended up to date, my approval by reasons thereof subject to fulfillment of conditions mentioned as under.

CONDITIONS TO BE COMPILED WITH BEFORE APPLYING FOR Plinth C.C./FURTHER C.C. / O.C.

- 1. That the commencement certificate U/s-45 of MRTP Act shall be obtained before starting the proposed work.
- 2. That the structural Engineer shall be appointed and supervision memo as per provisions of unified DCPR shall be submitted by Applicant.
- 3. That the work should be carried out under the supervision of the competent registered Architect, licensed structural Engineer& Licensed Civil Engineer. The structural Design

गृहनिर्माण भवन, कलानगर, वांद्रे (पूर्व), मुंबई ४०० ०५१.

दूरध्वनी ६६४० ५००० फॅक्स नं. : ०२२-२६५९२०५८ Griha Nirman Bhavan, Kalanagar, Bandra (East), Mumbai-400 051.

Phone : 66405000

Fax No.: 022-26592058 Website: www.mhada.maharashtra.gov.in

- and calculations for the proposed work accounting for system analysis as relevant IS code along with plan shall beget approved from reputed agency and one copy shall be submitted before start of work.
- The qualified licensed site supervisor / Site Engineer shall be appointed as per UDCPR's norms before issue of Plinth C C. The appointment & Acceptance lette with registered documents shall be submitted before issue of Plinth C C.
- That the sanitary arrangement and drainage works shall be carried out as per Local Authority's Specifications and approved copy should be submitted before further C.C.
- The work should be carried out as per sanctioned plans & no additional F.S.I. should be utilized other than as per sanctioned plans. If construction has been done beyond sanctioned or other than sanctioned plan then necessary action should be done as per clause no.52 of MRTP ACT 1966 & also it is your responsibility to remove the additional construction at your own cost. The proposed construction should be restricted for RESIDENTIAL & commercial purpose.
- 7. That the work should be carried out on the plot/ land proposed for above project as per approved layout vide letter No. जा क्र. अं.मं. व बां.प.कक्ष /पीएमएवाय/४६४/२०२२ दिनांक o9/o9/2022. All conditions of this approved layout are binding on applicant/ owner & are mandatory to comply. .
- It is to be understood that the foundations must be excavated down to hard soil and as per the soil testing report. For this, Necessary trial pits / trial bores shall be taken at the captioned property to ascertain the bearing capacity of the soil and foundation shall be designed accordingly. The copy of soil test report approved by competent authority should be submitted to this office before actual start of work.
- That the you have to prepare complete structural design, drawings for the bldgs to be constructed. The R.C.C. design shall be confirming to IS 456 of 2000 and relevant IS amended time to time. The RCC design shall be prepared taking into consideration the protection against seismic forces required for earthquake resistance structures and shall be based on appropriate seismic coefficient as per prevailing relevant IS. The RCC Design of buildings shall be got approved from institutions such as IIT Mumbai/VJTI Mumbai/VNIT Nagpur/COE Pune or any other Gov. reputed Institute before actual start of work the copy of the same should be submitted to this office before actual start of work & work should carried out under the supervision of R.C.C. Consultant.
- 10. That the work should be carried out entirely at applicant's own risk and cost and the Planning Authority/PMAY/MHADA will not be responsible for any mishap or irregularity at any time.
- 11. That the 7/12 extract of land should be free hold, if loading is on the 7/12 then, the same should be make free hold & the fresh free hold 7/12 should be submitted before further
- 12. That the notarized development agreement between land owner and developer should be registered from concern department before issue of further C.C.
- 13. That the responsibility of any damage or loss of adjoining properties if any will vest entirely with the applicant and Planning Authority/PMAY/MHADA will not be responsible in any matter whatsoever.
- 14. All the terms and conditions mentioned in this IOA & Plinth C.C. to be issued will be applicable to the applicant and the Indemnity bond in prescribed Performa agreeing the

terms and conditions in IOA & Plinth C.C. to be issued shall be submitted by the applicant at the time of issue of I.O.A.

15. If any dues are pending with Local Authority, N.A. Charges, Agriculture Tax or any other charges to be pending with concerned Authorities then the same should be cleared by Applicant and NO- Due Certificate with effect that should be submitted to this office before asking for O.C.

16. That the concerned Architect/Licensed Surveyor & Applicant/Developer/Owner should give certificate that, the newly constructed building is in accordance with the plans

approved by Planning Authority/PMAY/MHADA.

17. That the road widening proposed in the layout should be handed over to the Local Authority will be binding on the applicant. Also approach road & internal road of layout shall be constructed by the applicant at their own cost & handover the same to the Local Authority.

- 18. That the if road widening area mentioned in sanctioned layout & TDR/FSI consumed these should be handed over to the Local Authority before using these FSI .If not handed over the same then the permissible FSI for road widening area shall be restricted.
- 19. Requisitions of clause as per the Prevailing Development control Regulations of unified DCPR shall be complied with & Records of good quality of work, verification report, material test reports etc. shall be maintained on site till completion of the entire work.
- 20. As per the Unified DCPR, development / construction of building requiring clearance from the authorities like Railway, Directorate of Industries, Maharashtra Pollution Control Board, District Magistrate, Inspectorate of Boilers and Smoke Nuisance, Defense Department, Maharashtra Coastal Zone Management Authority, Archaeological Department etc, the relevant no objection certificates from these authorities, if applicable shall be submitted before further C.C.
- 21. That the requirements of final N.O.C. from (i) M.S.E.B. before issue of Plinth C.C. (ii) PWD road Department before start of work., if necessary (iii) Water Supply Department before issue of Plinth C.C..(iv) Health Department before O.C. (v) NOC from concern Authority for parking etc's shall be obtained before issue of Plinth C.C. (vi)Drainage NOC from concern Authority before completion of work. (vii) To concern Local Tree Authority department and obtain NOC from them before start of work (viii) That the N.O.C. from Collector Dept. for excavation of land before start of work shall be taken &submit to this office.
- 22. If the land of the subjected project is affecting High Tied Line under red zone then plinth level of building should be kept as per UDCPR's norms. Normally the plinth height should not be less than 0.30 meter above ground level or road level whichever is maximum as per UDCPR
- 23. This I.O.A. is being issued subject to submission of the notarized Comprehensive undertaking on Rs. 500/- Stamp paper in prescribed Performa.
- 24. That the owner should provide Water supply, Electric Supply & Drainage arrangement & also other basic facilities as their own cost.
- 25. That the stability certificate as per UDCPR clause No.2.2.15 from Structural Engineer to that effect shall be submitted before issue of Plinth C.C.

- 26. That the owner / developer shall display a board at site before starting the work giving the details such as name and address of the owner / developer, Architect and structural engineer. A certified set of latest approved plans shall be displayed on site at the time of commencement the work and during the progress of the construction work.
- 27. That the UD's circular vide no. TPB,43200/2133/CR-230/01/UD-11, Date 10/03/2005 & Clause No.13.3 of UDCPR for Rain Water Harvesting & DCR.1094/2829/UD-11, Date 19/09/1995& Clause No.13.20 of UDCPR for Solar Water Heating system as per adequate design should be provided.
- 28. That the as per the Clause No.13.4 of UDCPR's norms the Gray Water Recycling & Reuse plant shall be provided as per adequate design.
- 29. That the Soil investigation will be done and report thereof will be submitted along with structural design and calculations before asking Plinth C.C.
- 30. That, if drainage line is not available on site, then it is mandatory to provide STP in adequate design approved by concern authority & also if the plot is more than 4000.00 sq. m. then, Sewage Water Treatment recycling plant shall be provided for subjected project.
- 31. That the MAHA RERA registration is mandatory for above project and registered copy for the same should be submitted before asking for further C.C.
- 32. That the Development Charges payment of Rs.46,62,430/-should be paid before issue of Plinth C.C. & the receipt of the same should be submitted to this office before Plinth C.C.
- 33. That as per your request & according the competent Authority's approval or your request to pay labour cess payment of Rs.3,21,35,500 in following manner such as 1st installments of the labour cess shall be paid before plinth cc, 2nd installments shall be before 1/12/2023 & 3rd installment shall be before 1/06/2024, 4th installment of shall be before 1/11/2024 or the payments shall be made in proportion to the area of bldg for which CC to be granted. If the same amount will not paid in stipulated time period as per guidelines of Annexure 1 of G.R. issued wide letter dt. 17/06/2010 by उदयोग, उर्जा व कामगार विभाग, यांनी जारी केलेल्या शासन निर्णयामधील तरतुदीनुसार then the full amount with interest @2% p.m. for delayed period will be recovered from you.
- 34. As per your request and accordingly competent authority's approval as per norms of clause no.2.2.14(i)(B) option-2, out of total payable Ancillary Premium of Rs.27,09,750/-, the 1st installment of Rs.25,00,000/- is be paid and balance premium of Rs. 27,09,750/- should be paid on or before OC. The interest @ 8.50% should have to be paid for balance premium of Rs. 27,09,750/- for the period from the date of Plinth C.C. to be issued to before issue of OC. The receipt of the same should be submitted to this office accordingly.
- 35. That the Architect, Structural consultant shall verify the scheme is in progress as per sub-structure, super structure & as per plans sanctioned.
- 36. All terms and conditions of RERA Act 2016, Unified DCPR and D.P. Remarks will be binding to this project.

- 37. That the notice in the form of UDCPR shall be submitted on completion of plinth & after that, the plinth shall be got checked by this office staff before commencement of work above plinth/further super structural work. Further work of above plinth should not be started before verification of this office staff.
- 38. That the debris shall be disposed as per the norms of respective Local Authority.
- 39. That the payments intimated by Executive Engineer, BP/ PMAY/ A /MHADA shall be paid before issue of IOA / Plinth C.C. & if any other outstanding or revised payment that may be asked by any other Govt. Dept./ planning authority, MHADA or Local Authority, the same shall be borne by the Owner/Developer/Applicant.
- 40. That the MOA/Agreement must be executed with concerned nodal agency department and copy of the same should be submitted before asking further C.C. All terms & conditions of MOA are binding to this project. The tenements for PMAY & sale should be constructed as prescribed in the MOA /Agreement executed.
- 41. That the amended remarks of concerned authorities / empanelled consultants for the approved plan, if differing from the plans submitted for remarks, shall be submitted from respective Authorities.
- 42. That the work should be carried out and the Material testing should be done of all required material as per IS code, Red Book & N.B.C's Specifications & the report for construction materials used at site shall be obtained from Govt. Approved Laboratory as per required frequency.
- 43. That every person who shall erect as new domestic building shall cause the same to be built so that every part of the plinth shall be so located with respect to surrounding ground level that adequate drainage of the site is assured but height shall not be less than 0.30 cm. above the surrounding ground level as per clause of UDCPR
- 44. That the proposed actual date of start of work should be communicated to this office. That the quality control for building work/for structural work/supervision of the work shall be done. The monthly progress report of the work will be submitted through the Architect.
- 45. That all the terms and condition of Central and State govt. G.R.'s/ notification issued time to time which are related to AHP (PPP) under PMAY are binding to this scheme.
- 46. That the terms and condition of GR issued vide no. शासन निर्णय क्रमांक : प्रआयो/२०१७/प्र. क्र. १२/ गृनिधो-२/शिकानादि. ११ जानेवारी 2018 are binding to the developers.
- 47. That the Water connection for constructional purpose from concern authority shall be taken with prior approval from concern authority and if bore water shall be used for construction purpose then the same water shall be tested from reputed laboratories.
- 48. That to safeguard the plot is owner's/applicant's responsibility. The plot should be encroachment free. If any type of encroachment/unauthorized construction to be done on the plot area of layout after IOA / Plinth / Further C.C. issued then the same shall be

- removed by the applicant/owner at his own risk and cost, Planning Authority/PMAY/MHADA shall not be responsible for the same.
- 49. The NOC from Airport Authority is mandatory if necessary. &shall be submitted before Plinth C.C. All the terms and conditions of Airport Authority's NOC for subjected project should be adhered to and complied with
- 50. That the Provisions of the notifications of of dated 14/09/2006, 9/12/2016 & circular of dt 27/12/2018 of Ministry of Environment, Forest & Climate change should be adhered to the applicant & action to be taken accordingly by applicant.
- 51. If the Construction area for subjected project is more than 20,000.00sq.mtr. then the environment clearance from State Level Environment Impact Assessment Authority is mandatory to the subjected project The same should be obtained from them and shall be submitted before issue of Plinth C.C. All the terms and conditions of E.C. are binding to the applicant.
- 52. That the Bldg Height is more than 24.00 m then the Fire / CFO Noc is mandatory and should be submitted before issue of Plinth C.C. The terms and conditions of those C.F.O will be binding & compliance with.
- 53. Area / Remaining Area (where structure of Club House is proposed as per UDCPR Clause 3.4.7) of the recreation open space shall be kept open to sky and properly accessible to all members as a place of recreation, garden or a playground.
- 54. Recreational open space shall have on independent means of access.
- 55. The owner shall have to give an undertaking before issue of Plinth C C that the recreational open space shall be for the common use of all the residents or occupants of the layout / building unit as per clause 3.4.2 of UDCPR. The conditions of clause 3.4.2 (i)(ii) of UDCPR is binding on owner / applicant.
- 56. If, any amendment is required in sanctioned plan then the approval for revised amendment plan is required to be taken from Planning Authority / PMAY/MHADA.
- 57. That the applicant shall permit the use of the internal layout roads to provide access to an adjoining land of layout & also shall be provided access to recreational Open space & Amenity.
- 58. That the marginal distances shall be provided as per sanctioned plans & compound wall shall be erected on site before asking of further C.C. To insure that marginal distance can be measured as per drawing before issuing plinth completion certificate.
- 59. The compound wall shall be constructed as per design given by RCC Consultant. Strengthening of compound wall is whole responsibility of applicant. Also at some place to avoid land slides, R.C.C. retaining wall should be constructed if necessary, the same should be designed by R.C.C. Consultant.
- 60. That the applicant shall provide Over-Head water tank and Under Ground water tank to the bldg as per standard design and satisfaction of concern authority.
- 61. That the applicant shall strictly follow the prevailing Rules /Orders / Notification issued by the Labor Department, GoM from time to time, for labours working on site.

- 62. That the applicant shall provide at his own cost, the infrastructural facilities (such as internal Access, approach road, channelization of water, arrangements of drinking water, arrangements for commutation, disposal of sludge and sewage, arrangements of collection of solid waste etc) within the plot, of such standards (i.e. standards relating to design, material or specification) as stipulated by the corporation, before applying for Occupancy Certificate. Occupancy Certificate will be granted only after all these arrangements are made to satisfaction of the Planning Authority as well as Local Authority.
- 63. That this I.O.A. is being issued subject to submission of under taking for NOC of civil aviation if necessary, NoC of CFO, NOC of environmental clearance before issue of Plinth C.C..Final NOC for water supply, electrical & drainage before completion & receipts of No Due Certificate from Local Authority for N.A. Charges or any other charges related to land paid upto March 2023 before asking Further C.C.
- 64. If Trees are affected to the project then the NOC from concerned Authority is mandatory. The NOC should be taken from concern authority before actual start of work. The Nos of trees should be provided as per the concerned Authority's norms before issue of O.C.
- 65. if any other departments NOC is required other than mentioned in this I.O.A., the same shall required to be obtained and copy to be submitted to this office.
- 66. That the, if there is a nallah existing nearby or on subjected project's land then the NoC or remarks from concern Irrigation Department is required & the terms and conditions are binding to the project &to be complied with.
- 67. That the approach road should be provided for electric substation / transformer also amenity space & R.G.. Also, the adequate space should be provided for waste water treatment & recycling plant
- 68. The plot boundary should be confirmed from TILR before actual start of work and fencing / barricade should be provided to whole plot as a boundary before actual start of work.
- 69. The conditions of I.O.A. shall be binding not only on the applicant but also on his successors and every person deriving title through or under them.
- 70. That the Intimation of Approval is given exclusively for the purpose of enabling you to proceeds further with the arrangements of obtaining No Objection Certificate from the Competent Authorities wherever required not for start of work.
- 71. The Construction work will be start only after the Commencement Certificate upto Plinth u/s 45 of MRTP ACT will be issued.
- 72. That, if you failed to fulfill the IOA conditions then the commencement certificate will be granted under Section 45 (ii) of the Maharashtra Regional and Town Planning Act 1966, to be withdrawn.

- 73. That the Planning Authority / PMAY / MHADA reserve its right to withdraw, change, alter amend their IOA/Plinth C.C. letter and conditions mentioned herein in future at any point of time without giving any reason to do so.
- 74. That this IOA is issued based on available/submitted document. If it is subsequently found that the document/information submitted with your application for building permission are incorrect or forged, misleading then this IOA/Plinth C.C. will be cancelled and applicant will be held responsible for the consequences/losses, if any thereof arises in future.
- 75. That the Hon. Vice President/Authority, MHADA reserve the right to cancel the building permission (IOA/Plinth CC) without giving any notice.
- 76. That the final approval from C.S.M.C should be submitted before asking for Plinth C.C

DA: - 6 set (28no.of plans)

sd/Executive Engineer/B.P.Cell
PMAY/ MHADA

Copy forwarded for favour of information :

- 1. Arch. Amol B.Patil.Archetive Design. D-Wing Kailash Park, Samata Nagar, Thane West-400605
- 2. Chief Officer, Nagpur Board, MHADA.
- 3. Commissioner, Municipal Corporation Nagpur.
- 4. Asst. Director of Town Planning, Nagpur
- 5. Executive Engineer-2, PMAY, MHADA for information.
- 6. Chief I.C.T. Officer, MHADA for information & to be uploaded on official MHADA website.

Executive Engineer/B.P.Cell PMAY/ MHADA