Reference No.: CIDCO/BP-15183/TPO(NM & K)/2016/0658

Date: 23/6/2016

COMMENCEMENT CERTIFICATE

Permission is hereby granted under section - 45 of the Maharashtra Regional and Town Diagning
Act. 1966 (MaharashtraXXXVII) of 1966 to M/s M/S.SHIVKRUPA ENTERISES, SHOP
NO.8, ANIRUDDHA ARCADE, PLOT NO.102, SECTOR-35, KAMOTHE, NAVI MUMBAI. for Plot of the sold of the Bidg/Apartment of the development work of the proposed Residential [Residential Bidg/Apartment] = 595.57] Sq m.

Nos. Of Residential Units :- 23

This Commencement Certificate is valid up to plinth level only. The will be given after the plinth is inspected and plinth Completion Certificate

This Certificate is liable to be revoked by the Corporation if :-

- The development work in respect of which permission is granted under this certification of the use thereof is not in accordance with the Sanctioned plans.
- 1(b) Any of the priditions subject to which the same is granted or any of the restrictions imposed upon e corporation is contravened.
- 1(c) If sing Director is satisfied that the smell obtained by the applicant threading fraction and applicant and/or all specson desting little under part, in such shall be deemed that carried out the development work in contravention of the shareshtrass grantfund law. Membing Acc. 1966.
- 2. The applicant shall :-
 - 2(a) Give a notice to the Corporation for completion of development work upto plinth level, at least 7 days before the commencement of the further work.
 - 2(b) Give written notice to the Corporation regarding completion of the work.
 - 2(c) Obtain Occupancy Certificate from the Corporation.
 - 2(d) Permit authorized officers of the Corporation to enter the building or premises for which the permission has been granted, at any time for the purpose of ensuring the building control Regulations and conditions of this certificate.
- 3. The Certificate shall remain valid for period of 1 year from the date of its issue, thereafter revalidation of the same shall be done in accordance with provision of Section 48 of MRTP Act-1966 and as per regulations no. 16.1(2) of the GDCRs 1975.
- The conditions of this certificate shall be binding not only on the applicant but also on its successors and/or every person deriving title through or under him.
- 5. A certified copy of the approved plan shall be exhibited on site.



Date: 23/6/2016

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oference No. 2002 Sept 18183/TPO(NM & K)/2016/0658 To the pointlet of RE TO COO 4 deposited with CIDCO as security deposit shall be forfeited chies in which does not at the absolute discretion of the Commencement Control of the attractors to the permission covered by the Commencement Certificate. Such Thout prefudice to any other remedy or right of Corporation.

provided with underground and over head water tank. The capacity of norms fixed by CIDCO. In case of high rise buildings underground and the provided as per the fire fighting requirements of CIDCO. The oval of the EE (Water Supply) of CIDCO in respect of capacity of is the applicant shall seek approval of the Fire Officer of CIDCO in respect

lanks for the fire fighting purpose".

You shall approach Executive Engineer, M.S.E.B. for the power requirements, location of transformers if any, etc.

GOVE of Caharashtra memorandum vide no. TBP/4393/1504/C4-287/94, UD-11/RDP, Dated 19th July, 1944 for all buildings following additional conditions shall apply.

the development permission for new construction or re-development is the Owners/Developer, he shall install a 'Display Board' on the conspicuous ste indicating following details;

address on owner/ ellope Ardhi eds and e

Number, Plot Number/Sector s boundabas description

- Wimber and date of grant of development permission in readevelopment permission Issued withe Planning Authority or any other authority:
- Number of Residential flats/Commercial Units with areas. d)
- Address where copies of detailed approved plans shall be available for inspection. e)
- A notice in the form of an advertisement, giving all the detailed mentioned in (i) above, shall be published in two widely circulated newspapers one of which should be in regional language.
- 11 As directed by the Urban Development Deptt. Government of Maharashtra, under Section -159 of MR & TP Act- 1966 and vide Provision No. TPB 432001/2133/CR-230/01/UD-11,datpd 10/03/2005, for all buildings, greater than 300.00 Sq. m. following additional condition of Rain Water Harvesting shall apply.
- All the layout open spaces/amenities spaces of construction /reconstruction / additions on plots having area not less than 300.00 Sq. m. shall have one or more Rain Water Harvesting structures having minimum total capacity as

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Provided that the authority may approve the Rain water Harvesting Structures of specifications different from those in Schedule, subject to the minimemorphisms of water Harvestina being ensured in each case.

b) The owner/society of every building mentioned in the (a) above shall ensure that the Water Harvesting structure is maintained in good repair for storage of water for non patible purposes or recharge of groundwater at all times.

c) The Authority may impose a levy of not exceeding Rs. 100/- per annumfor every 100 Sq. m. of built up area for the failure of the owner of any building mentioned in the company provide or to maintain Rain Water Harvesting structures as required under the provide or to maintain Rain Water Harvesting structures as required under the company of the c

MAKE CITIES