

To,

M/s. Aavishkaar Realty.,Through Its Partners., Mr. Rahulkumar Parbat Patel + 3 At-C-6/6/2:1, Sector-6, C.B.D. Belapur, Navi Mumbai. Pin – 400614.

ASSESSMENT ORDER FOR DEVELOPMENT CHARGES & OTHER CHARGES NO. 2022/9314

Sub.: Payment of Amended development charges for Residential Building on Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot), Navi Mumbai.

Ref.: 1) Your Proposal No. CIDCO/BP-17701/TPO(NM & K)/2020 dated 14 June, 2021

ORDER OF ASSESSMENT OF DEVELOPMENT CHARGES. (AS PER MAHARASHTRA REGIONAL & TOWN PLANNING (AMENDED) ACT 2010)

1) Name of Assessee : M/s. Aavishkaar Realty., Through Its Partners., Mr. Rahulkumar Parbat Patel

+3

2) Location : Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot), Navi

Mumbai.

3) Plot Use : Residential
 4) Plot Area : 649.890
 5) Permissible FSI (Base) : 1.1
 6) Rates as per ASR : 35100

Sr.	Budget Heads	Pa	Amount	
No.		Formula	Formula Calculation Values	
1	Scrutiny Fees	Total Built up Area * Rate	974.835*8	7799
Total	7799			

7) Date of Assessment : 03 June, 2022

8) Payment Details

5	ir.	Challan Number	Challan	Challan	Receipt Number	Receipt	Mode
ſ	No.		Date	Amount		Date	
1	L	CIDCO/BP/2021/1069	14/06/2021	7799	CIDCO/BP/2021/1069	15/06/2021	Net Banking
2	2	CIDCO/BP/2022/1253	03/06/2022	386465	CIDCO/BP/2022/1253	04/06/2022	Net Banking

Unique Code no. **2022 04 021 02 3282 02** is for this **Amended** Development Permission for **Residential** Building on **Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot)** Navi Mumbai.



To,

M/s. Aavishkaar Realty.,Through Its Partners., Mr.Rahulkumar Parbat Patel + 3 At-C-6/6/2:1,Sector-6,C.B.D. Belapur, Navi Mumbai. Pin – 400614.

ASSESSMENT ORDER FOR LABOUR CESS ORDER NO. 2022/9314

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Sub.: Payment of Construction & Other Workers Welfare Cess charges for Residential Building on Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot), Navi Mumbai.

Ref.: Your Proposal No. CIDCO/BP-17701/TPO(NM & K)/2020 dated 14 June, 2021

ORDER OF ASSESSMENT OF CONSTRUCTION & OTHER WORKERS WELFARE CESS

(AS PER BUILDING AND OTHER CONSTRUCTION WORKER'S WELFARE CESS RULES, 1998)

1) Name of Assessee : M/s. Aavishkaar Realty., Through Its Partners., Mr. Rahulkumar

Parbat Patel + 3

2) Location : Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot), Navi

Mumbai.

3) Plot Use : Residential
4) Plot Area : 649.890
5) Permissible FSI : 1.1

GROSS BUA FOR ASSESSEMENT : 1784.67 mtrs.

A) ESTIMATED COST OF CONSTN. : Rs. 26620

B) AMOUNT OF CESS : Rs. 80662

7) Payment Details

Sr.	Challan Number	Challan	Challan	Receipt Number	Receipt	Mode
No.		Date	Amount		Date	
1	20220402102328202	03/06/2022	80662	20220402102328202	04/06/2022	Net Banking



SANCTION OF BUILDING PERMISSION AND COMMENCEMENT CERTIFICATE

To,

M/s. Aavishkaar Realty., Through Its Partners., Mr. Rahulkumar Parbat Patel + 3 At-C-6/6/2:1, Sector-6,C.B.D. Belapur, Navi Mumbai. Pin – 400614

Sub.: Development Permission for Residential Building on Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot), Navi Mumbai.

Ref: 1. Your Architect's online application dated 14 June, 2021.

- 2. Necessary charges paid on 15/06/2021 and 04/06/2022.
- 3. AAI NOC issued by AAI dated 11/03/2022

Sir/Madam,

With reference to your application No. CIDCO/BP-17701/TPO(NM)/2020, dated 14 June, 2021 for the grant of sanction of Amended Commencement Certificate under Section 45 of The Maharashtra Regional and Town Planning Act, 1966 to carry out development work / Building on Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot), Navi Mumbai, the Amended Commencement Certificate / Building Permit is granted under Section 45 of the said Act is enclosed herewith, subject to the conditions mentioned therein with following conditions:

- 1. The land vacated in consequence of the enforcement of the set-back rule shall form part of the public street in future.
- 2. No new building or part thereof shall be occupied or allowed to be occupied or used or permitted to be used by any person until occupancy certificate is granted.
- 3. The Commencement Certificate/ Building permit shall remain valid for a period of one year commencing from the date of its issue unless the work is not commenced within the valid period.
- 4. This permission does not entitle you to develop the land which does not vest in you.

Yours faithfully,

Office Stamp

Date:



AMENDED COMMENCEMENT CERTIFICATE

Permission is hereby granted under section - 45 of the Maharashtra Regional and Town Planning Act. 1966 (Maharashtra XXXVII) of 1966 to M/s. Aavishkaar Realty.,Through Its Partners.,Mr.Rahulkumar Parbat Patel + 3, At-C-6/6/2:1,Sector-6,C.B.D. Belapur, Navi Mumbai. Pin – 400614 for Plot No. 35, Sector 34B at Kharghar Node (12.5% Scheme Plot). As per the approved plans and subject to the following conditions for the development work of the proposed Residential in Ground + 5 Floor Net Builtup Area [Residential] = 1275.23 Sq.M, Mercantile / Business (Commercial) = 164.55 Sq.M. Total BUA = 1439.780 Sq.M.

Nos. of Residential Units: 28

Nos. of Mercantile/Business (Commercial) Units: 09

- A. This Commencement Certificate is valid up to plinth level only. The further order will be given after the plinth is inspected and plinth Completion Certificate is issued.
- B. Applicant Should Construct Hutments for labours at site.
- C. Applicant should provide drinking water and toilet facility for labours at site.

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

- a. The development work in respect of which permission is granted under this certificate is not carried out or the use thereof is not in accordance with the Sanctioned plans.
- b. Any of the conditions subject to which the same is granted or any of the restrictions imposed upon by the corporation is contravened.
- c. The Managing Director is satisfied that the same is obtained by the applicant through fraud or Misrepresentation and the applicant and/or any person deriving title under him, in such an event shall be deemed to have carried out the development work in contravention of section - 43 or 45 of the Maharashtra Regional and Town Planning Act- 1966.

2. The applicant shall:-

- 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.
- b. Give written notice to the Corporation regarding completion of the work.
- c. Obtain Occupancy Certificate from the Corporation.
- 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.

Associate Planner (BP)/ATPO(NM),
CIDCO



- 3. This commencement certificate/development permission, as approved, shall remain valid for maximum 4 years in the aggregate but shall have to be renewed every year from the date of its issue as per section 48 of the MR&TP Act, 1966 read with regulations no. 2.7.1 of UDCPRs
- 4. The Developer / Individual plot Owner should obtain the proposed finished road edge level from the concerned Nodal Executive Engineer. The Developer/ Plot Owner to ensure that the finished plinth level of the proposed buildings / shops to be minimum 750 mm above the proposed finished road edge level. In case, the building is having stilt, the finished stilt level to be minimum 300 mm. above the road edge level.
- 5. The approval for plumbing services i.e. drainage and water supply shall be separately obtained by the applicant from the concerned nodal Executive Engineer, CIDCO prior to the commencement of the construction work.
- 6. You will ensure that the building materials will not be stacked on the road during the Construction period.
- 7. The Developers / Builders shall take all precautionary measures for prevention of Malaria breeding during the construction period if the project. If required, you can approach Health Department CIDCO, for orientation program and pest control at project site to avoid Epidemic.
- 8. 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.
- 9. This approval shall not be considered as a proof of ownership, for any dispute in any Court of law. In case of any suit pending in any court of law, the decision taken by Court or the Orders passed by the Court in such matter shall be binding on the applicant.
- 10. 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.
- 11. A certified copy of the approved plan shall be exhibited on site.
- 12. The amount of Rs.2880/- deposited with CIDCO as security deposit shall be forfeited either in whole or in part at the absolute discretion of the Corporation for breach of any of the conditions attached to the permission covered by the Commencement Certificate. Such forfeiture shall be without prejudice to any other remedy or right of Corporation.
- 13. "Every Building shall be provided with underground and overhead water tank. The capacity of the tanks shall be as per norms fixed by CIDCO. In case of high rise buildings underground and overhead water tank shall be provided as per the firefighting requirements of CIDCO. The applicant shall seek approval of the EE (Water Supply) of CIDCO in respect of capacity of domestic water tanks. The applicant shall seek approval of the Fire Officer of CIDCO in respect of capacity of water tanks for the firefighting purpose".
- 14. You shall approach Executive Engineer, M.S.E.B. for the power requirements, location of transformer, if any, etc.
- 15. As per Govt. of Maharashtra memorandum vide no. TBP/4393/1504/C4-287/94, UD-11/RDP, Dated 19th July, 1994 for all buildings following additional conditions shall apply.



- a. As soon as the development permission for new construction or re-development is obtained by the Owners/Developer, he shall install a 'Display Board' on the conspicuous place on site indicating following details:
 - i. Name and address of the owner/developer, Architect and Contractor.
 - ii. Survey Number/City survey Number, Plot Number/Sector & Node of Land under reference along with description of its boundaries.
 - iii. Order Number and date of grant of development permission or re-development permission issued by the Planning Authority or any other authority.
 - iv. Number of Residential flats/Commercial Units with areas.
 - v. Address where copies of detailed approved plans shall be available for inspection.
- b. 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.
- 16. As per Regulation no. 13.5 of UDCPRs following additional condition of Solid Waste Management shall apply. It shall be mandatory for:
 - i) Housing complexes, Commercial establishments, hostels, hospitals having aggregate built-up area more than 4,000 sq mt or more.
 - ii) All three star or higher category hotels.

To establish a dedicated Solid waste management system to treat 100% wet waste being generated in such buildings.

The treatment of wet waste shall be done through an organic waste composters/vermiculture pits or other similar technologies of suitable capacity installed through reputed vendors.

The disposal of dry waste, e-waste, hazardous waste shall be carried out through authorised recyclers or any other system as specified by the Authority

- 17. As per Regulation no. 13.3 of UDCPRs following additional condition of Rain Water Harvesting shall apply.
 - a. All the layout open spaces/amenity spaces of housing societies and new constructions/ reconstruction/ additions on plots having area not less than 500 sq mt shall have one or more Rain Water Harvesting structures having a minimum total capacity as detailed in Schedule. Provided that the Authority may approve the Rain Water Harvesting structures of specifications different from those in Schedule, subject to the minimum capacity of Rain Water Harvesting being ensured in each case.
 - b. The owner/society of every building mentioned in the (a) above shall ensure that the Rain Water Harvesting System is maintained in good condition for storage of water for non-potable purposes or recharge of groundwater at all times.



- c. The Authority may impose a levy of not exceeding Rs.1000/- per annum for every 100sq mt of built-up area for the failure of the owner of any building mentioned in the (a) above to provide or to maintain Rain Water Harvesting structures as required under these regulations. Failure to provide Rain Water Harvesting System shall deemed to be breach of the conditions on which the development permission has been granted.
- d. Rain Water Harvesting in a building shall be as per Schedule mentioned in provisions of UDCPRs
- 18. As per Regulation no. 13.4 of UDCPRs it shall be mandatory to follow the provisions of Grey water recycling and reuse
- 19. Neither the granting of this permission nor the approval of the drawings and specifications, nor the inspection made by the officials during the development shall in any way relieve Owner/Applicant/Architect/Structural Engineer/Applicant of such development from responsibility for carrying out the work in accordance with the requirement of all applicable Acts/Rules/Regulations
- 20. Notwithstanding anything contained in the prevailing Regulations, Plan provisions or the approvals granted / being granted to the applicant; it shall be lawful on the part of the Corporation to impose new conditions for compliance as may be required and deemed fit to adhere to any general or specific orders or directives of any Court of Law, Central / State Government, Central / State PSU, Local Authority or any public Authority as may be issued by them from time to time.
- 21. The proposed chajjas over opening for protection from sun and rain and architectural features for decoration, aesthetic purpose shall not be used for any habitable purpose.
- 22. As informed by Estate section, in regards to the said plot, if the original land owner get the enhanced compensation in pursuance of the claim submitted under section 28A/18/28A(3) of the Land Acquisition Act 1894, and if its proportionate additional lease premium is made applicable on the subject plot then licensee has to pay the additional lease premium to the corporation
- 23. The applicant shall obtain final fire NOC for lift from CFO at the time of OC, by making payment of necessary charges/fees
- 24. The Commencement Certificate is issued subject to condition mentioned in FSI NOC issued by Estate Section department CIDCO/MTS-II/KHARGHAR/589/2022/1699/E-99720 dated 28/01/2022.