



NASHIK MUNICIPAL CORPORATION

: LND/BP/Ambad/DCR/1667/2019

Date: 17/09/2019

SANCTION OF BUILDING PERMISSION AND COMMENCEMENT CERTIFICATE

To,

Shri/Smt.

RUDRA DEVELOPERS PARTNERSHIP FIRM THROUGH PARTNER SHRI JITENDRA KANAYALAL BORSANIYA

C/o. Er. SATISH DNYANESHWAR GAIKWAD & Stru. Engg. Yogesh A. Thatte of Nasik

Sub -: Sanction of Building Permission & Commencement Certificate in Plot No .- 8+9+10 of City

Ref -: 1) Your Application & Plan dated: 01 June, 2019 Inward No.NMC/TPD/Ambad/BP/2238/2019.

Sanction of Building Permission & Commencement certificate is hereby granted under section 45 & 69 of the Maharashtra Regional and Town Planning Act 1966 (Mah. of 1966) to carry out development work/and building permits under section 253 of The Bombay Provincial Municipal Corporation Act.1949 (Bombay Act, No.LIX of 1949) to erect Building for Residential Purpose as per plan duly amended in ---- subject to the following conditions.

Permission Conditions 1 to 41

- 1. The land vacated in consequence of enforcement of the set back rule shall form part of Public Street.
- 2. No new building of part thereof shall be occupied or allowed to be occupied or permitted to be used by any person until occupancy permission under sec. 263 of the Maharastra Municipal Corporation Act is duly granted
- 3. The commencement certificate / Building permission shall remain valid for a period of one year commencing from date of its issue & thereafter it shall become invalid automatically unless otherwise renewed in stipulated period Construction work commenced after expiry of period for which commencement certificate is granted will be treated as unauthorized development & action as per provisions laid down in Maharashtra Regional & Town Planning Act 1966 & under Maharashtra Municipal Corporation Act. 1949 will be taken against such defaulter which should please be clearly noted.
- 4. This permission does not entitle you to develop the land which does not vest in you.
- 5. The date of commencement of the construction work should be intimated to this office WITHIN SEVEN DAYS.
- 6. Permission required under the provision of any other Act, for the time being in force shall be obtained from the concerned authorities before commencement of work [viz under Provision of Urban Land Ceiling & Regulation Act & under appropriate sections of Maharashtra Land Revenue Code 1966 efc.].
- 7. After completion of plinth, certificate of planning authority to the effect that the plinth is constructed as per
- 8. Building permission is granted on the strength of affidavit & indemnity bond with reference to the provisions of Urban Land [Ceiling & Regulation] Act, 1976. In case a statement made in affidavit & indemnity bond found incorrect or follow the made in affidavit & indemnity bond found incorrect or follow the made in affidavit & indemnity bond found incorrect or follow the made in affidavit & indemnity bond found incorrect or follow the made in affidavit & indemnity bond found incorrect or follows.
- 9. The balconies, ottas & varandas should not be enclosed and merged into adjoining room or rooms unless they are counted into the balcony ottas & they are counted into built up area of FSI calculation as given on the building plan. It the balcony ottas & verandas are coursed as unauthorized as verandas are covered or merged into adjoining room the construction shall be treated as unauthorized and action shall be taken
- 10. At least FIVE trees should be planted around the building in the open space of the plot. Completion certificate about a section 19 of the certificate shall not be granted it trees are not planted in the plot as provided under section 19 of the reservation of Tree Act, 1975.

Page 1 of 4

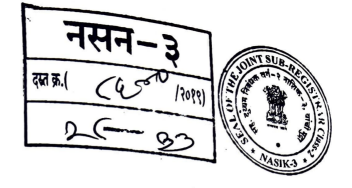
- No : LND/BP/Ambad/Dot viteral No : LND/BP/Ambad/Dot viteral No Municipal Shall be lined out & covered up properly to the satisfaction of Municipal Authorities of Na Municipal Corporation. The effluent from septic tank, kitchen, bath etc. should be properly connected Municipal drain in the nearest vicinity invert levels of the effluent of the premises should be such the effluent gets into the Municipal drain by gravity with self cleaning velocity. In case if there is no Municipal drain age line within 30 meters premises then effluent outlet should be connected to a soak pit. The soak pit should be properly worked out on the basis of number of tenements, a pigeon hole circular should be constructed in the centre of the soak pit. Layers of stone boulders, stone metals and petabould be constructed in the centre of the soak pit. Layers of stone boulders, stone metals and petabould be constructed in the centre of the soak pit. Layers of stone boulders, stone metals and petabould be constructed in the centre of the soak pit.
 - should be properly laid.

 12. The construction work should be strictly carried out in accordance with the sanctioned plan enclose herewith
 - 13. Copy of approved plan should be kept on site so as to facilitate the inspection of the site by Munic Corporations staff from time to time and necessary information in respect of construction work should be construction work should be constructed by the undersigned.
 - 14. Stacking of building material debris on public road is strictly prohibited. If building material of debrion public road the same will be removed by the Authority and cost incurred in the removal of such shall be recovered from the owner.
 - 15. All the conditions should be strictly observed and breach of any of the conditions will be dealt with accordance with the provision of Maharashtra Regional & Town Planning Act, 1966 and The Maharashtra Regional & Town Planning
 - 16. Applicant should make necessary arrangement of water for construction purpose as per undertak Similarly street lights will not be provided by Municipal Corporation till Electric supply Mains of M. available at site.
 - 17. There is no objection to obtain electricity connection for construction purpose from M.S.E.B.
 - 18. Septic tank & soak pit shall be constructed as per the guidelines of sewerage department of N.M. shall be produced before occupation certificate.
 - 19. Adequate space from the plot u/r should be reserved for transformer in consultation with M.S.E.D before actually commencing the proposed construction.
 20. Drinking water & adequate sanitation facility including toilets shall be provided for staff & labour expression.
 - construction site by owner/Developer at his own cost.

 21. While carrying out construction work, proper care shall be taken to keep noise level within limits categories of zone as per rules laid down vide Government Resolution of Environment Department
 - 21/04/2009 for Noise Pollution or as per latest revision/ Government GRs..

 22. A) Before commencing the construction on site the owner/developer shall install a "Display Board".
 - conspicuous place on site indicating following details.

 al Name and Address of the owner/developer, Architect/Engineer and Contractor.
 - b] Survey Number'/City Survey Number/Ward Number of land under reference along with description of its boundaries.
 - c] Order Number and date of grant of development permission/redevelopment permission issue Planning Authority or any other authority.
 - d] F.S.I. permitted.
 - e] Number of Residential/Commercial flats with their areas.
 - f] Address where copies of detailed approved plans shall be available for inspection.
 - B) A notice in the form of an advertisement, giving all the details mentioned in 22A above, shall published in two widely circulated newspapers one of which should be in regional language. Comply with condition 22 (A) action shall be taken by NMC.
 - 23. Proper arrangement to be done on site for telephone facilities in consultation with Telecom Dep 24. Fly ash bricks and fly ash based and related materials shall be used in the construction of build
 - 25. Provision of rain water harvesting shall be made at site as per rule no 33 of DCPR and also as Hon.Commissioner order No./TP/Vasi/392/2017 dt.05/6/2017 NOC shall be produced from Rain harvesting cell in plot area more than 5000 sqm.
 - 26. NMC shall not supply water for construction purpose.
 - 27. This permission is given on the basis of conditions mentioned in Hon. Labour Commissioner letter No: Nahapra-112010/pr.No.212/kam-2 Date: 30/12/2010 From Ministry of Labour Dept. & the mentioned should be strictly observed.
 - 28. The commencement certificate/Building permission shall remain valid for a period of one year commencement certificate and the certificate a



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period Construction work commenced after expiry of period for which commencement certificate is granted will be treated as unauthorized development & action as per provisions laid down in Maharashtra Regional & Town Planning Act 1966 & under Maharashtra Municipal Corporation Act. 1949 will be taken against such defaulter which should please be clearly noted.

which should planned, designed and constructed to ensure fire safety and this shall be done in 29. Buildings shall be planned, designed and constructed to ensure fire safety and this shall be done in accordance with Part IV of Fire Protection of National Building Code of India and Maharashtra Fire Prevention and Life Safety Measures Act, 2006, In case of buildings identified in Regulation no.6.2.6.1., the building schemes shall also be cleared by the Fire Officer, Fire Brigade Authority.

schemes shall also strained on the Strength of 'LABOUR Code on occupational Safety, Health and 30. The Building Permission is granted on the Strength of 'LABOUR Code on occupational Safety, Health and working Conditions, 2018 Therefore all the Conditions mentioned therein are applicable to this Commencement and shall be followed strictly. Nashik Municipal Corporation shall be not be responsible for breach of any Conditions mentioned therein.

31. Temporary drainage connection shall be taken before start of work by taking permission from Public Health Department (Drainage)

32. All safety measures & precaution shall be taken on site during construction with necessary signage/display board on site.

- 33. Total TDR Loaded.203.00 Sq.Mt. which is utilize from DRC No : 788 Dt: 06/01/2018 Vide Formula 203X7500/13970 = 108.98 Sq.Mt TDR area utilized from the same.
- 34. Charges for "Premium Rs. 195,000/- paid FSI" is paid vide R.No./B.No.77/7449 Dt:28/08/2019
- 35. Infrastructure Improvement Charges Rs. 223,500/- is paid vide R.No./B.No.63/7451 Dt:28/08/2019
- 36. Tree plantation shall be made as per the guidelines of Tree Officer of N.M.C. & NOC Shall be obtained before occupation certificate.Rs.5,000/- vide R.No./B.No.33/2990 Dt:28/08/2019
- 37. Welfare Cess charges Rs. 188,600/- is paid vide: R.No./B.No.63/7451 Dt:28/08/2019
- 38. Drainage Connection Charges Rs. 20,000/ is paid vide R.No./B.No.63/7451 Dt:28/08/2019
- 39. Rs. 128,600+300/-is paid for development charges w.r.to the proposed Construction vide R.No./B.No.74/708 Dt:28/08/2019
- 40. N.A.order No.- 4/102/2004 dt:- 22/06/2004 submitted with the application.
- 41. NMC Tax for Vacant plot shall be paid before Completion.

Additional/Other(1 of 1)

1. aa



Maharashtra Real Estate Regulatory Authority

REGISTRATION CERTIFICATE OF FORM 'C'

[See rule 6(a)]



This registration is granted under section 5 of the Act to the following project under project registration number:

P51600023175
Project: SHIV NARAYAN APARTMEN,TPlot Bearing / CTS / Survey / Final Plot No.:PLOT NO 8/9/10, S.NO. 282/A

AMBAD at Nashik, Nashik, Nashik, 422010;

- 1. Rudra Developers having its registered office / principal place of business at Tehsil: Nashik, District: Nashik, Pin: 2. This registration is granted subject to the following conditions, namely:-
- - The promoter shall enter into an agreement for sale with the allottees;
 - The promoter shall execute and register a conveyance deed in favour of the allottee or the association of the The promoter shall be assumed to the apartment or the common areas as per Rule 9 of Maharashtra Real Estate allottees, as the case may be, of the apartment or the common areas as per Rule 9 of Maharashtra Real Estate (Regulation and Development) (Registration of Real Estate Projects, Registration of Real Estate Agents, Rates of Interest and Disclosures on Website) Rules, 2017;
 - The promoter shall deposit seventy percent of the amounts realised by the promoter in a separate account to be maintained in a schedule bank to cover the cost of construction and the land cost to be used only for that purpose as per sub- clause (D) of clause (I) of sub-section (2) of section 4 read with Rule 5;

That entire of the amounts to be realised hereinafter by promoter for the real estate project from the allottees, from time to time, shall be deposited in a separate account to be maintained in a scheduled bank to cover the cost of construction and the land cost and shall be used only for that purpose, since the estimated receivable of the project is less than the estimated cost of completion of the project.

- The Registration shall be valid for a period commencing from 05/12/2019 and ending with 31/12/2021 unless renewed by the Maharashtra Real Estate Regulatory Authority in accordance with section 5 of the Act read with
- The promoter shall comply with the provisions of the Act and the rules and regulations made there under,
- That the promoter shall take all the pending approvals from the competent authorities
- 3. If the above mentioned conditions are not fulfilled by the promoter, the Authority may take necessary action against the promoter including revoking the registration granted herein, as per the Act and the rules and regulations made there

Signature valid Digitally Signed by remanand Prabhu (Secreta MahaRERA) Date:06-12-2019 09:53:10

Dated: 05/12/2019 Place: Mumbai

Signature and seal of the Authorized Officer Maharashtra Real Estate Regulatory Authority