in replying please quote No. and date of this letter.



Intimation of Disapproval under Section 346 of the Mumbai Municipal Corporation Act, as amended up to date.

No. P-12775/2022/(282 And Other)/R/C Ward/BORIVALI-R/C/337/1/New Dated- 15 May 2023

MEMORANDUM	Municipal Office,
	Mumbai

To,

M/s. Sumit Woods Ltd.

B-1101, Express Zone, Diagonally Opp. to. Oberoi Mall, W.E. Highway, Malad (East), Mumbai-400097.

With reference to your Notice 337 (New), letter No. 337/1307/22 dated. 10/11/2022 and the plans, Sections Specifications and description and further particulars and details of your buildings at Proposed Residential Building No. 1 on plot bearing C.T.S. No. 282, 283, 284 & 293 of village Borivali, at 18.30 mtr. wide Road & 13.40 mtr. Wide DP Road, Borivali (West), Mumbai in R/C ward. CTS/CS/FP No. 282, 283, 284, 293 furnished to me under your letter, dated 10/11/2022. I have to inform you that, I cannot approve of the building or work proposed to be erected or executed, and I therefore hereby formally intimate to you, under Section 346 of the Mumbai Municipal Corporation Act as amended up to-date, my disapproval by reasons thereof:

A: CONDITIONS TO BE COMPLIED WITH BEFORE STARTING THE WORK.

- That the commencement certificate under section 44/69 (1)(a) of the M.R.T.P. Act will not be obtained before starting the work.
- That the notice in form of Annexure XIII of DCPR-2034 (Work Start Notice) shall not be submitted.
- That this provisional I.O.D. shall be used as an instrument to vacate the occupants of the building, without following due process of law.
- That the compound wall is not constructed on all sides of the plot clear of road widening line with foundation below the bottom of road side drain without obstructing the flow of rain water from the adjoining holding to prove possession of holding before starting the work as per Regulation No.37(24) of DCPR-2034.
- That the low lying plot will not be filled up to a reduced level of at least 27.55 mtr. T.H.D. or 0.15 Mtr. above adjoining road level whichever is higher with murum, earth, boulders etc. and will not be levelled, rolled and consolidated and sloped towards road side, before starting the work.
- That the Board shall not be displayed showing details of proposed work, name of owner, developer, architect, R.C.C. consultant etc.

- 7 That the soil investigation will not be done and report thereof will not be submitted with structural design.
- That the NOC from Collector (M.S.D.)/N.O.C. for Royalty/filling of land shall not be obtained and the requisitions mentioned therein shall not be complied with.
- That the requirements of N.O.C. of i) Reliance Energy/Tata Power ii) S.G. iii) P.C.O. iv) A.A. & C. v) S.P. vi) S.W.D. vii) M&E Consultant viii) H.E. ix) CFO will not be obtained and the requisitions if any will not be complied with before starting the work.
- That the requisitions of clause 49(3) & (4) of DCPR 2034 shall not be complied with and records of quality of work, verification report, etc. shall be maintained on site till completion of the entire work.
- That the specifications for layout/D.P./or access roads/development of setback land will not be obtained before starting of construction work and setback land will not be developed accordingly including providing street light and SWD completion work will not be obtained before B.C.C.
- That the Structural Engineer will not be appointed, Supervision memo as per Annexure 5 [DCPR 10(3)(ix)] will not be submitted by him.
- That the appointment and acceptance of all consultants as per E.O.D.B shall not be submitted.
- That all the requisite document/remark from consultants as per E.O.D.B. shall not be submitted before asking for C.C.
- That the Janata Insurance Policy shall not be submitted.
- That the One time PCO charges shall not be paid before asking for C.C.
- 17 That the road setback/reservation demarcation shall not be obtained from AE (Survey).
- That the Indemnity bond indemnifying the corporation and its officers and specific clause in the sale agreement for a) Against any action pending on existing structure b) Against any legal dispute of plot/ownership C) Damages, risk, accidents etc & nuisance to occupier & neighbourhood during construction d) Against any litigation, claims, disputes arising out the proposed inadequate width/sizes of kitchen/rooms, AVS, etc. e) That more height of stilt will not be misused f) Against inconvenience/accident caused due to installation of mechanized stack parking g) inadequate ratio of Car parking h) Deficient open spaces and future development of neighborhood shall not be submitted before CC.
- That the work shall not be carried out between 7.00am to 10.00pm only in accordance with rule 5A(3) of the noise pollution (Regulation & control)Rules,2000 and the provision of notification issued by Ministry of Environment and Forest department from time to time shall not be duly observed.
- That all the conditions in the orders of Hon'ble Supreme Court of India dated 15.03.2018 in the case of Dumping Ground should not be complied with. That the probable quantity of C&D Waste should not be indicated in advance prior to commencement of work & in case the quantity is within 20 MT for small generators, the C&D Waste shall be disposed off in accordance with the 'debris on call system', details thereof shall be submitted to that effect.
- 21 That the valid SWM NOC shall not be submitted
- That the valid Bank Guarantee of Rs. 5,00,000/- shall not be furnished solely for the purpose of ensuring compliance of the conditions in the Waste Management Plan/Debris Management Plan approved by SWM department of MCGM, till grant of full Occupation Certificate.

- That the adequate safeguards should not be employed for preventing dispersal of (dust) particles/particles through the Air (or even otherwise) & adequate record shall not be maintained & uploaded for every single trip for disposal of C&D waste, at the time of loading the C&D waste in vehicle, after loading the C&D waste in the vehicle during the hauling.
- 24 That the construction site & landfill site shall not be inspected by the Licensed Architect/ Licensed Engineer, the compliance report thereof shall not be uploaded, any breach in respect of the same will not entail the cancellation of the building permission or the IOD & the work will not be liable to be stopped immediately.
- That the construction is being permitted with a condition that the debris shall not be deposited on pre-identified site with due consent/NOC of the land owner.
- That C&D Waste of large scale above 20MT shall not be disposed off as per Waste management plan approved online & as per Construction and Demolition Waste Management Rules 2016.
- That the debris shall not be deposited on pre-identified site with due consent / NOC of the land owner.
- That in the event the consent given by the disposal site owner/authority is revoked for any reasons, and/or in the event the time limit during which disposal site was available gets expired, the relevant construction activity shall not be stopped & show cause notice shall not be given & till such time Waste Management Plan/Debris Management plan is amended to provide the new site for dumping of C&D Waste and got approved online, construction work shall be recommenced.
- That the comprehensive registered undertaking as per EODB shall not be submitted.
- That any officer of MCGM/ Monitoring Committee shall not be entitled to inspect the record of grant of IOD, visit & inspect landfill sites, as well as, MCGM Officers/ Monitoring Committee shall not be entitled to bring to the notice of MCGM any breach in the IOD conditions. The order passed by MCGM on the reported breaches shall not be final & binding.
- That the structural design and calculations for the proposed work and for existing building showing adequacy thereof to take up the additional load shall not be submitted before C.C.
- That the borewell shall not be constructed in consultation with Hydraulic Engineer.
- That set-back/D.P. Road/D.P. Reservation/Amenity Space area shall not be handed over to M.C.G.M.
- That the registered undertaking shall not be submitted for payment of difference in premium paid and calculated as per revised land rates.
- That the sanitary arrangement shall not be carried out as per Municipal specifications and drainage layout will not be submitted before C.C.
- That the Indemnity Bond for compliance of I.O.D. conditions shall not be submitted.
- R.U.T. shall not be submitted for handover excess parking to MCGM free of cost in case full permissible F.S.I./T.D.R. is not consumed in future.
- That the N.O.C. from Tree authority shall not be submitted before asking for plinth C.C.
- That the Corrected Area in Revenue Records as per Sub-Division and Demarcation shall not be Submitted to BMC before asking for CC
- That the NOC from MOEF shall not be submitted before asking CC to the building under reference with proposed construction area beyond 20,000.00 Sq.Mt.

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- That the layout approval for amalgamation/subdivision shall not be submitted before CC
- That the physical file approval for relocation of reservations with well reasoned order of Hon.M.C shall not be submitted before CC
- That the registered undertaking and indemnity bond regarding following shall not be submitted before asking for the C.C. a) Agreeing to comply all the conditions mentioned as under: i) For the Mechanized Parking system shall be equipped with electric sensor devices and also proper precaution and safety measures shall be taken to avoid any mishap/ the damages occurred due to flooding in pit if any and maintenance of the same shall be done regularly. ii) Mentioning that the area reserved for parking shall be used / utilized for the purpose of parking only. iii) Mentioning that the special attendant will be deployed to control the maneuvering and the movement of car between entry and exit gates and at the junctions of mechanized parking system. iv) Purchasers shall be made aware that no complaints of whatsoever nature from prospective occupants/ buyers as regards parking spaces arrangement and inadequate aisle space shall not be entertained v) For not misusing Meter room area, double height entrance lobby and amenity area on 8th floor in future.
- That the registered undertaking and indemnity bond regarding following shall not be submitted before asking for the C.C. b) Mentioning that the clauses will be incorporated in the sale agreement of prospective buyers/members stating: a. That the building under reference is deficient in open space and M.C.G.M. will not be held liable for the same in future. b. That the buyer / member agrees for no objection for the neighbourhood development with deficient open space in future. c. That the buyer / member will not be held M.C.G.M. liable for failure of mechanical Parking system in future. d. That there is inadequate maneuvering space of car parkings or inadequate car parking and buyer / member will not make any complaint to M.C.G.M. in this regard in future. c) Mentioning that the additional parking spaces will be surrendered to MCGM free of cost if full FSI including fungible is not utilized by way of submitting amended plans. (d) Mentioning that no complaints of whatsoever nature from prospective occupants/ buyers as regards parking spaces arrangement and inadequate aisle space shall not be entertained. Copy of sample agreement to that effect shall not be submitted before O.C.C
- That in breach of any of the above said conditions; this approval is liable to be revoked.

C: CONDITIONS TO BE COMPLIED BEFORE FURTHER C.C.

- That the notice in the form of Annexure-14 of DCPR-2034 (Intimation of completion of plinth by site supervisor) shall not be submitted.
- That the plinth dimensions shall not be got checked from this office before asking for further C.C. beyond plinth.
- That the structural stability certificate through Regd. Structural engineer regarding stability of constructed plinth shall not be submitted before asking for CC beyond plinth.
- 4 All the payments as intimated by various departments of MCGM shall not be paid.
- 5 Revalidated Janata Insurance Policy shall not be submitted.
- 6 That the Material testing report shall not be submitted.
- 7 That the monthly progress report of the work will not be submitted by the Architect.
- That the P.C.O.'s one time charges as per E.O.D.B. policy shall not be paid before F.C.C.
- That in the event setback is not handed over then at FCC, area equivalent to the area of Setback shall

not be restricted till such area is handed over or as per circular issued from time to time.

- That the extra water and sewerage charges shall not be paid and requisite No Due pending certificate of Asst. Engineer (Water Works) shall not be submitted.
- 11 That the application for separate P.R.C. in the name of M.C.G.M. for road set back/D.P. Road shall not be submitted.
- 12 That the all conditions mentioned in amended plan approved time to time shall not be compiled with.

D: GENERAL CONDITIONS TO BE COMPLIED BEFORE O.C.

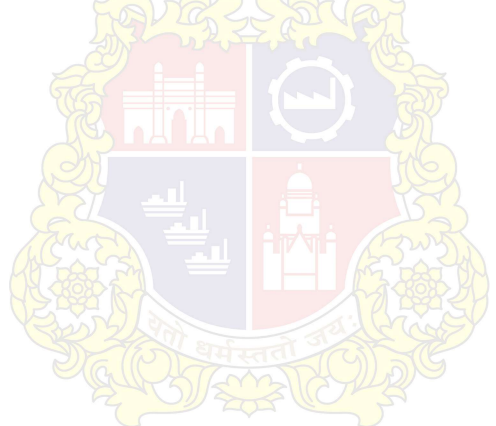
- 1 That the dust bin shall not be provided.
- 2 That the NOC for vermiculture bin shall not be submitted.
- That 3.00mt. wide paved pathway upto staircase shall not be provided.
- 4 That the open spaces as per approval, parking spaces and terrace shall not be kept open.
- That the name plate/board showing Plot No., Name of the Bldg. etc. shall not be displayed at a prominent place.
- That the carriage entrance shall not be provided as per design of registered structural engineer and carriage entrance fee shall not be paid.
- That terraces, sanitary blocks, nahanis in kitchen shall not be made Water proof and same shall not be provided by method of pounding and all sanitary connections will not be leak proof and smoke test shall not be done in presence of licensed plumber.
- That final N.O.C. from concerned authorities / empanelled consultants for a. S.W.D. b. Sewerage c. Water Works d. CFO / Fire Fighting Provisions e. Tree authority f. Hydraulic Engineer g. A.A & C P Ward h. Rain water harvesting completion, i. Roads, shall not be submitted before Occupation.
- 9 That Structural Engineer's final Structural Stability Certificate along with upto date License copy and R.C.C. design final plan shall not be submitted.
- That completion plans shall not be submitted along with Notice of Completion of work u/sec. 353 A of M.M.C. Act for work completed on site.
- 11 That Site Supervisor certificate for quality of work and completion of the work shall not be submitted in prescribed format.
- That a sample Registered Agreement with prospective buyers/members shall not be submitted before O.C. with clauses as per comprehensive undertaking submitted.
- That the PRC in the name of MCGM for set-back area shall not be submitted.
- That the Completion certificate from the rain water harvesting consultant for effective completion and functioning of RWH system shall not be submitted and quantum of rain water harvested from the RWH completed scheme on the site shall not be uploaded on RWH tab in online AutoDCR system.
- The Dry and wet garbage shall not be separated and the wet garbage generated in the building shall be treated separately as the same plot by the resident/occupants of the building in the jurisdiction of MCGM. The necessary condition in the sale agreement to that effect shall not be incorporated by the developer/owner.
- Water available from rain water harvesting shall not be used from toilet flushing. OC shall not be

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- granted only after compliance of the same.
- 17 That certificate under Sec. 270A of B.M.C. Act will not be obtained from H.E. Department regarding adequacy of water supply.
- That B.C.C. will not be obtained and I.O.D. and Debris deposit etc. will not be claimed for refund within a period of 6 years.

F: CONDITIONS TO BE COMPLIED WITH OCCUPANCY (PERPETUAL).

- Development Permission for reservation of ROS 1.4 (Play Ground) Conditions as mentioned below from Sr. No. 2 to 16.
- The owner shall handover 70% of playground (R.O.S 1.4) land area admeasuring 1585.64sq.mt to BMC before asking for C.C for the equivalent plot potential of said 70% P.G area.
- That the benefit of one time land area of ROS1.4 (Play Ground) proposed to be handed over to BMC over and above permissible F.S.I. (i.e. Plot potential + 0.90 Admissible TDR + 0.50 Additional F.S.I) as per Reg. No. 17(20)(viii)(a) of DCPR-2034 if plot of ROS1.4 (Play Ground) is handed over to BMC within 5 years.
- That the owner shall enter into an agreement with Municipal Corporation before C.C, agreeing to comply these development permission conditions as per the agreement prepared by the Law officer of the corporation and expenses thereof, shall be borne by him.
- That the registered undertaking regarding all the conditions to be abide and complied with this development permission shall be submitted before C.C.
- That the development permission is granted based on documents submitted by the L.S./Owner and if at any time are found fake/fraudulent than the permission issued shall stand revoked/cancelled.
- That the permission is valid for the period of two years from the date of issue. However, for the valid reasons Dy.Che.Eng-WS-II may extend the time limit by recovering revalidation charges as per policy.
- That while carrying out Development on the land under reference, a board shall be displayed on the site indicating the proposed Development is being carried out as per, 15 of Table No. 5 of Reg. 17(1)(1) of DCPR 2034 under Accommodation reservation with provision of Play Ground (R.O.S. 1.4). That the Owner shall execute separate documents / agreement, as may be finalized by the Law Officer, for transferring the Play Ground (R.O.S. 1.4) in favour of BMC under Accommodation Reservation. The entire cost of execution of the agreement shall have to be borne by the Owner and the said agreement shall be executed before requesting C.C. beyond plot potential as per zonal FSI of proposed building.
- That the owner /developer shall carry out Joint Measurement from concern City Survey Officer, to ascertain the area of reservations /road areas affecting plot under reference, to be handed over to BMC at their own cost.
- The Owner / Developer shall level the land Play Ground (R.O.S. 1.4) construct Compound Wall and provide gate, to the satisfaction of Commissioner before handing over of Play Ground (R.O.S. 1.4) to BMC.
- That the Owner shall incorporate a clause in the sale agreement intimating the prospective buyers in proposed building regarding all the conditions of the development permission and the sample copy of the sale agreement shall be submitted with this office.
- That the BMC reserves right to include/alter any condition/conditions if found necessary subsequently.

- That the development permission shall be binding on the Owner as well as their legal heirs, representatives, executors, administrators, successors, assignees or whosoever derives title to the property under reference through the Owner.
- 14 That the N.O.C. from Asst. Assessor & Collector (P/S Ward) shall be submitted stating clearly that no dues in respect of above land are pending till Play Ground (R.O.S. 1.4) handover to BMC.
- That the Owner/Developer shall indemnify the BMC & it's officers against any loss, damages, claims or suits arising out of grant of this Development Permission in respect of the plot under reference or against any litigation filed in respect thereof. Indemnity Bond in this respect shall be submitted by Owner/Developer.
- That the Owner shall hand over 70% land component under Play Ground (R.O.S. 1.4) reservation under Accommodation Reservation, free of cost and free of encumbrances to BMC, as shown in the accompanying plan. The balance 30% plot retained by the Owner shall be allowed to be developed as per the users permissible in Residential Zone.
- 17 That the E.E1.2 and relocated ROS1.5 shall be handed over to BMC



() That proper gutters and down pipes are not intended to be put to prevent water dropping from the leaves of the roof on the public street.

() That the drainage work generally is not intended to be executed in accordance with the Municipal requirements.

Subject to your so modifying your intention as to obviate the before mentioned objections and meet by requirements, but not otherwise you will be at liberty to proceed with the said building or work at anytime before the 14 May day of 2024 but not so as to contrivance any of the provision of the said Act, as amended as aforesaid or any rule, regulations or bye-law made under that Act at the time In force.

Your attention is drawn to the Special Instructions and Note accompanying this Intimation of Disapproval.

Executive Engineer, Building Proposals, Zone, Wards.

SPECIAL INSTRUCTIONS

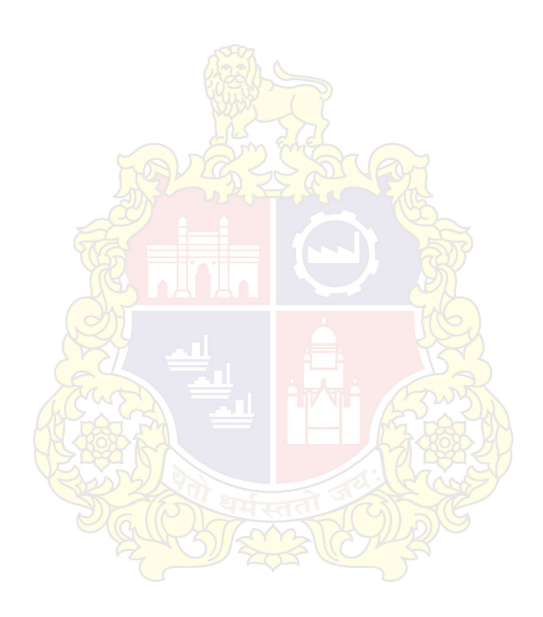
- 1. THIS INTIMATION GIVES NO RIGHT TO BUILD UPON GROUND WHICH IS NOT YOUR PROPERTY.
- 2. Under Section 68 of the Bombay Municipal Corporation Act, as amended, the Municipal Commissioner for Greater Mumbai has empowered the City Engineer to exercise, perform and discharge the powers, duties and functions conferred and imposed upon and vested in the Commissioner by Section 346 of the said Act.
- 3. Under Byelaw, No. 8 of the Commissioner has fixed the following levels:-

"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-

- a) Not less than, 2 feet (60 cms.) above the center of the adjoining street at the nearest point at which the drain from such building can be connected with the sewer than existing or thereafter to be- laid in such street
- b) Not less than 2 feet (60 cms.) Above every portion of the ground within 5 feet (160 cms.)-of such building.
- c) Not less than 92 ft. ([!TownHall]) above Town Hall Datum.
- 4. Your attention is invited to the provision of Section 152 of the Act whereby the person liable to pay property taxes is required to give notice of erection of a new building or occupation of building which has been vacant, to the Commissioner, within fifteen days of the completion or of the occupation whichever first occurs. Thus compliance with this provision is punishable under Section 471 of the Act irrespective of the fact that the valuation of the premises will be liable to be revised under Section 167 of the Act, from the earliest possible date in the current year in which the completion on occupation is detected by the Assessor and Collector's Department.
- 5. Your attention if further drawn to the provision of Section 353-A about the necessary of submitting occupation certificate with a view to enable the Municipal Commissioner for Greater Mumbai to inspect your premises and to grant a permission before occupation and to leavy penalty for non-compliance under Section 471 if necessary.
- 6. Proposed date of commencement of work should be communicated as per requirements of Section 347 (1) (aa) of the Bombay Municipal Corporation Act.
- 7. One more copy of the block plan should be submitted for the Collector, Mumbai Suburbs District.

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- 8. Necessary permission for Non-agricultural use of the land shall be obtained from the Collector Mumbai Suburban District before the work is started. The Non-agricultural assessment shall be paid at the site that may be fixed by the Collector, under the Land Revenue Code and Rules there under.

Attention is drawn to the notes Accompanying this Intimation of Disapproval.



No. EB/CE/ /BS /A/

NOTES

- 1) The work should not be started unless objections are complied with
- 2) 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.
- 3) Temporary permission on payment of deposit should be obtained any shed to house and store for construction purpose, Residence of workmen shall not be allowed on site. The temporary structures for storing constructional material shall be demolished before submission of building completion certificate and certificate signed by Architect submitted along with the building completion certificate.
- 4) Temporary sanitary accommodation on full flushing system with necessary drainage arrangement should be provided on site workers, before starting the work.
- 5) Water connection for constructional purpose will not be given until the hoarding is constructed and application made to the Ward Officer with the required deposit for the construction of carriage entrance, over the road side drain.
- The owners shall intimate the Hydraulic Engineer or his representative in Wards atleast 15 days prior to the date of which the proposed construction work is taken in hand that the water existing in the compound will be utilised for their construction works and they will not use any Municipal Water for construction purposes. Failing this, it will be presume that Municipal tap water has been consumed on the construction works and bills preferred against them accordingly.
- 7) The hoarding or screen wall for supporting the depots of building materials shall be constructed before starting any work even though no materials may be expected to be stabled in front of the property. The scaffoldings, bricks metal, sand preps debris, etc. should not be deposited over footpaths or public street by the owner/ architect /their contractors, etc without obtaining prior permission from the Ward Officer of the area.
- 8) The work should not be started unless the manner in obviating all the objection is approved by this department.
- 9) No work should be started unless the structural design is approved.
- 10) The work above plinth should not be started before the same is shown to this office Sub-Engineer concerned and acknowledgement obtained from him regarding correctness of the open spaces & dimension.
- 11) The application for sewer street connections, if necessary, should be made simultaneously with commencement of the work as the Municipal Corporation will require time to consider alternative site to

avoid the excavation of the road an footpath.

- 12) All the terms and condition of the approved layout /sub-division under No. of should be adhered to and complied with.
- 13) No Building /Drainage Completion Certificate will be accepted non water connection granted (except for the construction purpose) unless road is constructed to the satisfaction of the Municipal Commissioner as per the provision of Section 345 of the Bombay Municipal Corporation Act and as per the terms and conditions for sanction to the layout.
- 14) Recreation ground or amenity open space should be developed before submission of Building Completion Certificate.
- 15) The access road to the full width shall be constructed in water bound macadam before commencing work and should be complete to the satisfaction of Municipal Commissioner including asphalting lighting and drainage before submission of the Building Completion Certificate.
- 16) Flow of water through adjoining holding or culvert, if any should be maintained unobstructed.
- 17) The surrounding open spaces around the building should be consolidated in Concrete having broke glass pieces at the rate of 12.5 cubic meters per 10 sq. meters below payment.
- 18) The compound wall or fencing should be constructed clear of the road widening line with foundation below level of bottom of road side drain without obstructing flow of rain water from adjoining holding before starting the work to prove the owner's holding.
- 19) No work should be started unless the existing structures proposed to be demolished are demolished.
- 20) The Intimation of Disapproval is given exclusively for the purpose of enabling you to proceeds further with the arrangements of obtaining No Objection Certificate from the Housing Commissioner under Section 13 (h) (H) of the Rent Act and in the event f your proceeding with the work either without an intimation about commencing the work under Section 347(1) (aa) or your starting the work without removing the structures proposed to be removed the act shall be taken as a severe breach of the conditions under which this Intimation of Disapproval is issued and the sanctioned will be revoked and the commencement certificate granted under Section 45 of the Maharashtra Regional and Town Planning Act 1966, (12 of the Town Planning Act), will be with drawn.
- 21) If it is proposed to demolish the existing structures be negotiations with the tenant, under the circumstances, the work as per approved plans should not be taken up in hand unless the City Engineer is satisfied with the following:
 - i. Specific plans in respect of evicting or rehousing the existing tenants on hour stating their number and the areas in occupation of each.
 - ii. Specifically signed agreement between you and the existing tenants that they are willing to avail or the alternative accommodation in the proposed structure at standard rent.
 - iii. Plans showing the phased programme of constructions has to be duly approved by this office before

starting the work so as not to contravene at any stage of construction, the Development control Rules regarding open spaces, light and ventilation of existing structure.

- 22) In case of extension to existing building, blocking of existing windows of rooms deriving light and its from other sides should be done first starting the work.
- 23) In case of additional floor no work should be start or during monsoon which will same arise water leakage and consequent nuisance to the tenants staying on the floor below.
- 24) The bottom of the over head storage work above the finished level of the terrace shall not be less than 1.20 Mt.and not more than 1.80 mt.
- 25) The work should not be started above first floor level unless the No Objection Certificate from the Civil Aviation Authorities, where necessary is obtained.
- 26) It is to be understood that the foundations must be excavated down to hard soil.
- 27) The positions of the nahanis and other appurtenances in the building should be so arranged as not to necessitate the laying of drains inside the building.
- 28) The water arrangement nut be carried out in strict accordance with the Municipal requirements.
- 29) No new well, tank, pond, cistern or fountain shall be dug or constructed without the previous permission in writing of the Municipal Commissioner for Greater Mumbai, as required in Section 381-A of the Municipal Corporation Act.
- 30) All gully traps and open channel drains shall be provided with right fitting mosquito proof made of wrought iron plates or hinges. The manholes of all cisterns shall be covered with a properly fitting mosquito proof hinged cast iron cap over in one piece, with locking arrangement provided with a bolt and huge screwed on highly serving the purpose of lock and the warning pipes of the rabbet pretested with screw or dome shape pieces (like a garden mari rose) with copper pipes with perfections each not exceeding 1.5 mm in diameter. The cistern shall be made easily, safely and permanently accessible be providing a firmly fixed iron ladder, the upper ends of the ladder should be earmarked and extended 40 cms above the top where they are to be fixed as its lower ends in cement concrete blocks.
- 31) No broken bottles should be fixed over boundary walls. This prohibition refers only to broken bottles to not to the use of plane glass for coping over compound wall.
- 32) a Louvres should be provided as required by Bye0law No. 5 (b)
 - b Lintels or Arches should be provided over Door and Windows opening
 - c The drains should be laid as require under Section 234-1(a)
 - d The inspection chamber should be plastered inside and outside.
- 33) If the proposed additional is intended to be carried out on old foundations and structures, you will do so as your own risk.

Executive Engineer, Building Proposals Zones wards.

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Copy To :- 1. YOMESH NARAYAN RAO 202, Shree Prasad House, Plot No. 517, 35th Road, TPS-III, Off Linking Road, Bandra (West), Mumbai 400050. -

- 2. Asst. Commissioner R/C Ward.
- 3. A.E.W.W. R/C Ward,
- 4. Dy.A & C. Western Suburb II
- 5. Chief Officer, M.B.R. & R. Board R/C Ward.
- 6. Designated Officer, Asstt. Engg. (B. & F.) R/C Ward, 7. The Collector of Mumbai

