

Revised Commencement Certificate

No. SROT/BSNA/2501/BP/Revised CC/ Kon-46/ 411 /2022

Date: 25 MAR 2022

To,

✓ **Shri. Rajendra Hendar Mhatre (POAH),**
Shri. Vinod Hendar Mhatre (POAH),
Shri. Sonya Kashinath Patil,
At. Vill. Kon, Tal – Bhiwandi, Dist – Thane.

Sir,

With reference to your application No. Nil, dated 12.08.2021 for the grant of sanction under Section 44 of The Maharashtra Regional and Town Planning Act, 1966, based on the provision of the sanctioned UDCPR on land bearing **S.No 218, H. No 2/Cpt. & 3 & S.No 219, H.No 8 & 9 of Village - Kon, Tal - Bhiwandi, Dist - Thane** with net plot area of **2185.68 sq.m**, with permissible built up area of **2183.96 sq.m** and proposed built up area of **2182.65 sq.m** as depicted on Drawing Sheet (Total 1 Nos.) the Revised Commencement Certificate for **Residential Building B** is hereby granted under Section 45 of the said Act, subject to the following conditions:

Viz:-

1. This permission / Commencement Certificate shall not entitle the applicant to build on the land which is not in his ownership in any way.
2. This certificate is liable to be revoked by the Metropolitan Commissioner, MMRDA if-
 - I. The development works in respect of which permission is granted under this certificate is not carried out or the user thereof is not in accordance with the sanctioned plans.
 - II. Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Metropolitan Commissioner is contravened or is not complied with.
 - III. The Metropolitan Commissioner, MMRDA is satisfied that the same is obtained through fraud or misinterpretation and in such an event, the applicant and every person deriving title through or under him shall be deemed to have carried out the developmental work in contravention of section 43 and 45 of the Maharashtra Regional & Town Planning Act, 1966.
3. This permission / commencement certificate shall remain valid for 4 years in the aggregate but shall have to be renewed every year from the date of its issue. The application for renewal shall be made before expiry of one year if the work is not already commenced. Provided that, no such renewal shall be necessary if the work is commenced within the period of valid permission and such permission shall remain valid if the work is completed. Such renewal can be done for three consecutive terms of one year after which proposals shall have to be submitted to obtain fresh development permission under section 44 of the said Act. Such proposals shall be scrutinized as per rules and regulations and proposed DP applicable at that time and shall be binding on the applicant;
4. The conditions of this certificate shall be binding not only on applicant but his/her heirs,

Mumbai Metropolitan Region Development Authority

Sub Regional Office : Multipurpose Hall, 2nd Floor, Near Oswal Park, Pokharan Road No. 2, Majiwada, Thane (W) - 400 601.

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- successors, executors, administrators and assignees & every person deriving title through or under him.
5. The provisions in the proposal which are not conforming to applicable Unified Development Control & Promotion Regulations (UDCPR) and other acts are deemed to be not approved.
 6. The proposal shall be got certified to be earthquake resistant from the licensed structural engineer and certificate shall be submitted to MMRDA before Occupancy Certificate.
 7. Any development carried out in contravention of or in advance of the Commencement Certificate is liable to be treated as unauthorized and may be proceeded against under sections 53 or, as the case may be, section 54 of the M.R.&T.P. Act, 1966. The applicant and/or his agents in such cases may be proceeded against under section 52 of the said Act. To carry out an unauthorized development is treated as a cognizable offence and is punishable with imprisonment apart from fine.
 8. The applicant shall obtain permissions under the provisions of other applicable statutes, wherever necessary, prior to Commencement of the construction;
 9. The applicant shall submit notice for 'start of work' before commencement of construction on site;
 10. The applicant shall give intimation in the prescribed form in Appendix- F of sanctioned UDCPR certified by Architect / licensed Engineer /Supervisor to the Authority after the completion of work upto plinth level. Further, it may be noted that as per Regulation No. 2.8.4 of sanctioned UDCPR, after receipt of such intimation, the officers of the Authority may inspect the completed plinth.
 11. The applicant shall provide, at his own cost, the infrastructural facilities within the plot as stipulated by the Planning Authority (Internal access, arrangements of drinking water, arrangements for conveyance, disposal of sullage and sewage, arrangements of collection and disposal of solid waste, Rain Water Harvesting, reuse and recycling of waste water) before applying for Occupancy Certificate. Occupancy Certificate shall not be granted unless all these arrangements are found to MMRDA's satisfaction;
 12. The structural design, building materials, installations, electrical installations, etc. shall be in accordance with the provision as prescribed in the National Building Code /and as per sanctioned UDCPR;
 13. The land vacated in consequence of the enforcement of the set-back rule shall form part of public street in future;
 14. The applicant shall permit the use of the internal access roads to provide access to adjoining land;
 15. The responsibility of authenticity of the documents vests with the applicant and his appointed licensed Architect/Engineer;
 16. The applicant shall not take up any development activity on the aforesaid property till the court matter pending if any, in any court of law, relating to this property is well settled;
 17. Prior permission is necessary for any deviation/ change in approved plan;
 18. The owner and the architect are fully responsible for any ownership, boundary and area
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disputes. In case of any dispute, MMRDA will not be responsible;

19. Actual on site demarcation of the plot under reference is to be done through TILR by the owner prior to commencement of the construction on site.
20. If any discrepancy found in paid charges, the applicant shall be liable to pay the same;
21. All safety measures and precautions shall be taken on site during construction with necessary signage/ display board on site.
22. The applicant shall provide for all necessary facilities for the physically challenged as required/ applicable.
23. The applicant shall strictly follow the prevailing rules/ orders/ Notification issued by Labour Department, GoM from time to time, for labours working on site.
24. To follow the duties and responsibilities as per provisions in Appendix-C of UDCPR is mandatory to Engineer/ structural engineer/ supervisor/ town planner/ licensing Site Engineer/ Geotechnical Engineer/ owner/ developer.
25. The applicant shall be solely responsible for compliance of all the conditions mentioned in all the NOCs/ Clearances.
26. 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 has been granted by MMRDA;
27. This approval has been issued by considering the present available access to the plot as depicted on plans submitted to MMRDA by Applicant/Architect for approval. The responsibility of peaceful, uninterrupted, continuous access and any further dispute with regards to the access road to the plot under reference vests with the Applicant and his Licensed Architect;
28. The applicant shall deposit Labor Welfare Cess to 'Maharashtra Building and Other Labor Welfare Association, Mumbai' in account no. 3671178591, IFSC Code No.: CBIN0282611 of Central Bank of India, BKC Branch and submit a copy of receipt to this office before giving intimation for plinth completion of Building B;
29. As soon as the development permission for the new construction is obtained, the owner/developer shall install a 'Display Board' on a conspicuous place on site indicating following details:
 - a. Name and address of the owner/developer, all concerned licensed persons;
 - b. Survey No./ City Survey No. of the land under reference;
 - c. Order No. and date of grant of development / building permission/ redevelopment permission issued by Authority;
 - d. Built up area permitted;
 - e. Rera Registration no ;
30. All applicable conditions of the Revenue & Forest Department's Maharashtra Ordinance No. II of 2017 published in the Maharashtra State Gazette on 05/01/2017 shall be binding on the applicant;
31. The applicant shall abide by all the conditions of all the NOC's obtained/ will be obtained/ required to be obtained from the Competent Authorities for the proposed development on the land under reference;
32. The applicant shall install Electric Sub-Station as per Regulation no. 3.6 of sanctioned

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UDCPR which shall be made operational on site before applying for Occupancy Certificate;

33. All conditions of the NOC granted by Chief Fire Officer, Bhiwandi Nizampur City Municipal Corporation Fire Services dt. 25.02.2022 shall be binding on the applicant.

Neha

(Neha Kuvalekar)
Planner, MMRDA

To

1. **Shri. Atul Anil Gharat (Consulting Engineer),**
Sudarshana, 1st Floor, Kalyan – Bhiwandi Road,
At – Pimpalghar, Tal – Bhiwandi, Thane – 421302.
2. Copy Forwarded to:
The Collector,
Collector Office, Thane.
as required u/s 45 of MR & TP Act, 1966.

