

नवी मुंबई महानगरपालिका

Navi Mumbai **Municipal Corporation**

1ST, FLOOR, BELAPUR BHAVAN, C.B.D.,

पहिला माळा, बेलापुर भवन, सी बी हो . नवी मुंबई - ४०० ६१४.

दुरह्यजी क्र. . २७५७ वर ७० States with no

7046 39 64 फंक्स

NAVI MUMBAI - 400 614.

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्ता.क्र./नर्मुसपा/नरवि/चा.प./प्र.क्र.ए- १४०१६/ दिनांक :-9८/०२/२०१३

प्रातः,

मे. मॅजेस्टिक इन्फ्रा प्रोजेक्टस प्रा. लि. सर्व्हें न. २०३/२ पार्ट, दारावेगांच,

नेरुळ, नची मंबई

नस्ती क्र. - नम्मपा/वि.प्र.क्र..२०१/२०११

प्रकरण क्र. ए - १४०१६

विषय :- सब्हें नं. २०३/२ पार्ट, दारायेगांद, नेरुळ, नवी मुंबई था जागंत निवासी व वाणिज्य

कारणासाठी बांधकाम परवानमी देणेबाहत.

संदर्भ :- आपले वास्तुधिशास्य यांचा दि. २९-०१-२०५० व २१-४२-२०१२ रोजीचा अर्ज

महोदय.

सर्व्हें में. २०३/२ पार्ट, दासवेगांच, नेक्टर नयी मुंबई या जानेत निवासी व वाणिज्य कारणासाटी बांधकाम परवाननी देणेबादतचा प्रस्ताव नहानगरपालिकेस वरील संदर्भाधिन पत्रान्यये प्राप्त झालेला आहे. संदर्भाधिन जागेत निवासी य वाणिज्य उपयोगासाठी वांधकाम परवानगी मृंबई प्रांतिक महानगरपालिका आधिनीयम १९४९ च्या करनम २५३ व ३५४ तसेच महाराष्ट्र प्रादेशिक व नगरस्थन। आंधेनियम १९६६ च्या कलन ४५ (१) (३) मधील तर्गुदीनुसार मंजुर करण्यात येत आहे. नियोजित बांधकामासारी आवश्यक असलेल बांधकाम प्रारंभ प्रमाणपत्र सोबत ओडले असून त्यातील अटी व शतींने पालन करणे आवश्यक आहे. तसेच खाली नमृद केलेल्या वादीची नींद प्र्यापी.

ै पाणी प्रवता व मर्कनः स्मारण स्विधा आदश्यकः शुक्तः भरणा वेश्यानंतर उपलब्ध करून देश्यात येतीलः

सार्वजनिक स्वरुपाच्या रस्थावर च गटारीत बालकाम साहित्य पडणार नाही बाची दक्षता पण्यात वाणे. अशाउत्हार बांधकाम साहित्य रफ़्यावर अथवा इतर सार्वजनिक जागेवर आढळुन आल्याम आवणावर कार्ययाही करणेबावन संबोधत विमागास कर्व्यविणेत येईल किंवा बांधकाम परवानगी सह करण्याबावतची कार्यकाही सुध्वा करण्यात येईल प्रावाबतची नांद चार्व.

चांधकाम सुरु असताना जागेधरील विकास गाव्ये/सदिनिका गांची संरक्षणाची जवाबदारी संबंधित जॉमनमालक/भुखंडधारक/गळेधारक शांची सहील. तसेच अर्थवट बांधलेल्या जागेचा गैरवापर होऊ नवे म्हणून संबंधित भुखंड धारकाने कुंपण भित बाधुन त्या विकाणी अनुचित प्रकार होगार नाही याची दक्षता व्याधी, गैरकृत्य करताना आढळल्यास संबंधितास कायदेशिर कार्यदाही करण्यात मेईल याची नांद ध्यादी.

भूखंड सखल भागामध्ये असल्यास जमीनीची पातळी (Ground Level) भरणी करून उंच करावी. जमीनीची पातळी ही रस्ता आणि Sewer Line यांच्यापेक्षा उंचावर असली पाडिजे. सांडपाणी, पावसाळवाचे पाणी आणि मल ग्रांचा निचरा बीन्यपणे होऊन भृखंडामध्ये पाणी साचणार नाही अशी भूखंडाची पानळी तयार करावी.

इमारतीचे बांधकाम मंजूर नकाशाप्रमाणे करण्यात यावे. बांचकामामध्ये केरकार अथवा वाढीय बांधकाम कराववाचे असल्यास महाराष्ट्र प्रादेशिक च नगररचना अधितियमातील तरतृदीनुसार सुधानित बांधकाम भकाशे भंजुर करून घेणे आठश्यक आहे. मंजुर नकाशा व्यतिरिक्त बांधकाम केल्यान ते कायदातील तरत्वीनुसार कारवाईस पात्र राहील, याची कृपवा नाँव च्यावी.

इमारतीचे बांधकाम करणारे मजुराचे निवासाकरीता (Labour Shed) मुखंडाचे हदीत आरोग्याच्या दृष्टीकोमान्न त्यांचे तातपुरते टॉक्लेटसह सीच करणे आवश्यक अल्डे. त्यासाठी भूखंडाचे एका बाजुचे नामासिक अंतरात ३,०० मी. र्ह्याच तातपुरती शेंडस् टॉयलेट करण्यास घरवानमी देणेत येत आहे. याबावत पुरेशी व्यवस्था न केल्यास जीता लेव्हलचे पुढील काम करणेस परवानगी देता येणार नाही. तसेच भागवटा प्रमाणपत्रासाठी अर्ज करणेपूर्वी सदर शेड स्वखार्चाने काबुन टाकणेत याची.

事. 中. 年.



बंधिकाम सुरु करताना कामाचे नाव, बंधिकाम परवानगीची तारीख, वास्तुविशारदाचे नाव, जिनन मालकाचे नांव, ठेकेदाराचे नाव, बंधिकाम क्षेत्र इ. बाबी दर्शविणारा फलक लावण्यात यावा. महानगरपालिकेस माहीतीसाठी ठेकेदाराचे नाव च दुरध्वनी क्रमांक इ. बाबतचा तपशिल काम सुरु केल्यानंतर या कार्यालयास पाठविण्यात यावा हि विनती.

शासन परिपत्रक उद्योग, उर्जा व कामनार विभाग क. बीसीए २००७/प्र.क.७८८/कामगार ७-अ, वि. २६ ऑक्टोबर २००९ नुसार सदर प्रकरणात कामगार उपकर अदा केला असुन त्यास कामगार कल्याण उपकर पुनिक कोह क. १०१२०२००४०३ ए - १४०१६ ०१ देण्यात आला आहे.

- अट : १) प्रस्तृत भूखंडावरील इमारतीचे बांधकाम करीत असतांना बांधकामानुळे आजुबाजुच्या नागरीकांना प्रवृषणाचा प्रास होणार नाही तसेच बांधकाम प्रगतीपथावर असताना बांधकामावरील मजूर अथवा सभोवतालच्या परिसरामधील -नागरीकांच्या सुरक्षिततेसाठी National Building Code मधील तरतुदींचे तसेच अनुषंगीक कायधातील तरतुदींचे काटेकोरपणे पालन/अंमलबजावणी करणे संबंधीत भूखंडधारक/विकासकांवर बंधनकारक राहील. जर भविष्यात आपले मालकीच्या भूखंडावर चालु असलेल्या बांधकामामुळे जिवीत अथवा सार्वजनिक/खाजगी मालमत्तेस कुठल्याही प्रकारची हानी झाल्यास त्यास संबंधीत भूखंडधारक/विकासक हे सर्वस्वी जबाबदार राहतील.
 - भ प्रस्तुत भृखंडावर मोगवटा प्रमाणपत्रासाठी अर्ज सादर करणेपूर्वी आपले भूखंडाचे आजुबाजुस असणान्या सार्वजिमक स्वरुपाचे पदपय, रस्ते, मटारे, जलवाहिन्या, मलिने:स्सारण वाहिन्या इत्यादी बाबीस काही हानी, पोहोचली असल्यास सदर बाबी पुर्ववत करण्याची सर्वस्वी जवाबदारी मूखंडधारकाची/विकासकाची राहील अ-न्यथा मोगवटा प्रमाणपत्रासाठी अर्ज विचारात घेतला जाणार नाही, बाबी नोंद म्यावी.
 - ३) प्रस्तुत भुखंडाचर बांधकाम परकानगी दिल्यानंतर संबंधित भुखंडाच्या वास्तुविज्ञारकाने कामाच्या प्रगतीबावतचा अहवाल दर दोन महिन्यांनी वा कार्यालवास विना किलंब सावर करणे बंधनकारक ग्रहील अन्यथा भागवटा प्रमाणपत्रासाठी आपला अर्ज विचारात घेतला जाणार नाही याची नोंद ध्यायी.
 - %) आपण आपले नियोजित इमारतीचे बांधकाम प्रत्यक्ष सुरु करण्यापूर्वी आपण सादर केलेल्या हमीपत्रानुसार बांधकाम करतांना आयश्यक असणाऱ्या कामगारांच्या कृतृंबामधील ६ ते ३४ वर्ष वयोगटातील मुले प्राथमिक शिक्षणापासून वंचित शह नये या दृष्टीने त्यांच्या प्राथमिक शिक्षणाची सीच उपलब्ध होत असल्याची खातरजना करण अनिवार्य आहे. तशा एकारं कामगारांच्या कृतृंबाची व्यवस्था करण्याची आपली अथवा आपले द्वार नियुक्त केलेल्या कंजाटदाराची सर्वस्वी जबाबदारी आहे. याची कृपचा नांद खादी.
 - चांधकाम परवानगीच्या दिनांकापासून सहा महिन्याच्या मुदतीत आपण भारतीय विमानपत्तन प्रविकरण (AAI) थांचेकबुन प्रस्तुत प्रकरणांसाठी ना हरकत प्रमाणपत्र सादर करणे बंधनकारक राहील.
 - ६) प्रस्तुत भूकांडाच्या हिहीबाबत आपण तालुका भूमी अभिलेख बांबेमार्फत नोजणी करून सदर नकाशा या कार्यालयाकडे सादर केल्यानंतरच ०.८० चटई क्षेत्र निर्देशाकाचे पुढील बाधकाम आपणांस अनुज्ञेय राहील, याची -कृषया नोंद घ्याची.
 - ७) आपण ताल्का भूमी अभिलेख यांच्याकडुन नुळ भूखंडाची विभाजनी करुन व मींजणी नकाशा सहा नहिन्यात सादर करणे बंधनकारक आहे. सदर मोजणी नकाशामध्ये भूखंडाच्या हद्दीबाबत /क्षेत्रफळाबाबत तकावत आढळल्यास त्यानुसार सुधारीत बांधकान परवाननी घेणे बंधनकारक राहील.
 - भूखंडाच्या मालकी हक्काबाबत व भूखंडाच्या क्षेत्रायावत कोणताही वाद उद्भवल्यास सदस्वी बांधकाम परचानगी रद्द समजण्यात बेहेल.
 - प्रस्तुत प्रकरणात सादर करण्यात आलेली कुठलीही माहीती/कागदपत्रे चुकीची अथवा दिशामूल करणारी असल्याचे निदर्शनास आल्यास सदरची परचानगी आचोआप रह होईल.

प्रतः माहितीसाठी

 में. सोपान प्रभु, वास्तुविशास्त्र स्टुडियों - एफ - १/३:१, सेक्टर क्र. ३/४, वाशी, नवी मुंबई

१) मुख्य वास्तशास्त्रज्ञ व नियोजनकार, सिडको लि.

विभाग अधिकारी, टेक्क विभाग, नमुंसपा,

आपला, <u>/</u> 4007/

(जितेंद्र ल. भोपळे)

नगर रचनाकार

्र नवी मुंबई महानगरपालिका स्ट्रेज

NAVI MUMBAI MUNICIPAL CORPORATION COMMENCEMENT CERTIFICATE

NO:NMMC/TPD/BP/Case No. A -14016/ 1099 /2013

DATE: 18 102 /2013

Permission is hereby granted under Section 45(1) (iii) of the Maharashtra Regional & Town Planning Act,1966 and Section 253 & 254 of the Bombay Provincial Municipal Corporation Act,1949, M/s Majestic Infra Projects Pvt. Ltd. On Survey No. 203/2 (Part), Darave Village, Nerul, Navi Mumbai. As per the approved plans and subject to the following conditions for the development work of the proposed Building

Total Built Up Area = Resi.- 5247.188 m² + Comm. - 150.088 m² = 5397.276 m² (No of Units = Residential - 116 Nos., + Commercial - 06 Nos.) F.S.I. = 1.80

- 1) The Certificate is liable to be revoked by the Corporation if:
 - The development work in respect of which permission is granted under this Certificate is not carried out or the use there of 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 by the Corporation is contravened.

c) The Municipal Commissioner is satisfied that the same is obtained by the Applicant through fraud & misrepresentation and the Applicant and /or any person deriving title through or under him, in such and event shall be deemed to have carried out the development, work in contravention of Section 43 or 45 of the Maharashtra Regional & Town Planning Act, 1966.

2) THE APPLICANT SHALL:

- a) Give a notice to the Corporation on completion up to plinth level and 7 days before the commencement of the further work.
- b) Give written notice to the Municipal Corporation regarding completion of work.

Obtain an Occupancy Certificate from the Municipal Corporation.

3) Allow the Officers of the Municipal Corporation to enter the building or premises for which the permission has been granted at any time for the purpose of enforcing the Building control Regulations and conditions of this Certificate.

The structural design, building materials, plumbing services, fire protection, electrical installation etc. shall be in accordance with the provision (except for provision in respect of floor area ratio) as prescribed in the National Building Code amended from time to time by the Indian Standard institutions.

- 4) The Certificate shall remain valid for a period of one year from the date of issue and can be further revalidated as required under provision of Section M. R. & T. P. Act, 1966. This commencement Certificate is renewable every year but such extended period—shall be in no case exceed three years provided further that such lapse shall not be any subsequent applicant for fresh permission under Section 44 of the Maharashtra Regional & Town Planning Act, 1966.
- 5) The condition of this Certificate shall be binding not only on the Applicant but also its successors and every person deriving title through or under them.
- 6) A certified copy of the approved plans shall be exhibited on site and the Name Board showing name of Owner, Architect, Builder & Structural Engineer, Ward No., Sector No., Plot No., Survey No., Area of Plot., No. of flats, Built-up Area, Commencement Certificate, No. & Date shall be installed on site.
- The plot boundaries shall be physically demarcated immediately and the intimation be given to this section before completion of plinth work.
- 8) The amount of S.D.Rs.15.000/- S.D. Rs.60,000/- for Mosquito Prevention's Rs. 60,000/- for debris & S.D. Rs. 15,000/- for Tree Plantation deposited with NMMC as Security Deposit shall be forfeited either in whole or in part at the absolute discretion of the corporation for breach of any other Building Control Regulation and condition attached to the permission covered by the Commencement Certificate. Such a forfeiture shall be without prejudice to any other remedy or right of the Municipal Corporation.

You shall provide overhead water tank on building & underground water tank in two 9) compartments, one for drinking water & another for other than drinking water. It should confirm to the standards applicable in this behalf.

You should approach to the Executive Engineer, M.S.E.B. for the power requirement 10)

location of transformer if any, etc.

Every plot of land shall have at least 1 tree for every 100 Sq.M. or part thereof of the plot 11)

For all building of non-residential occupancies and residential building with more than 12) 15M, height. Following additional conditions shall apply :-

a) The staircase shall be separated by fire resistance walls and doors from rest of the buildings.

b) Exit from lift lobby shall be through a self closing smoke stop door.

c) There shall be no other machinery in the lift machinery room.

- d) For centrally air conditioned building area of external open able windows on a floor shall be minimum 2.5 % of floor area.
- e) One of the lift(Fire lift) shall have a minimum loading capacity of 6 persons, It shall have solid doors. Lights shall not be designed in the staircase wall.

Electrical cables etc. shall in separate ducts. f)

g) Alternate sources of electric supply or a diesel generator set shall be arranged.

h) Hazardous material shall not be stored.

Refuse stamps or storage places shall not be permitted in the staircase wall.

Fire fighting application shall be distributed over the building.

k) For building upto 24 M. Height capacity of underground storage tank and overhead storage shall be 50,000 ftrs, and 10,000 ftrs respectively. Wet rises shall be provided. Pump capacity 1000 ltrs./min and 250 ltrs/min, respectively, For building with height above 24 mtrs., the figures shall be 75000 ltrs, and 20,000 ltrs. and the pump capacity of 1350 ltrs/min and 450 ltrs/min respectively.

Recreation ground or amenity open space be developed before submission of Building 13)

Completion Certificate.

No work should be started unless the existing structures are to be demolished with 14) atmost care.

Applicant/Architect should strictly follow all the conditions of lease agreement. Owner & 15) Architect will be held responsible for breach of any condition of lease Agreement of CIDCO.

The Owner & the Architect and Structural Engineer concerned are fully responsible for 16) the Construction quality of the building as per approved building plan. Structural design, Stability building construction quality, which should confirm to withstand an earthquake of Highest intensity in seismic zone IV.

The Occupancy Certificate for the proposed building will not be granted unless the house 17) Drainage lines are connected to the Municipal Main Sewer lines to the satisfaction of Municipal Authority as well as Plantation of trees and provision of garbage bin on the

site.

Application for completion/occupation Certificate shall be accompanied with the plan as 18)

per construction done on the site.

Area of required parking spaces as shown in approved plan should be marked with the 19) material of permanent nature with numbering.

The building material in reconstruction case or soil removed from the trenches should 20) not be dumped or stored on municipal road. It should be dumped or stored on site as would be decided by the concern Ward Officers of Navi Mumbai Municipal Corporation.

The building constructed should not be occupied without obtaining Occupation 21) Certificate. Otherwise it will be treated as unauthorized use and necessary action as per law will be taken.

22) The applicants should fulfill all the health related provisions mentioned in the 'Implementation of Ant larval & Mosquito Prevention Activities during and after construction and Tree Authority Bye-Laws 1966 'The special mention is for mosquito prevention activities, construction of over-head tanks, debris removal and the sanitary conditions of drainage etc.

23) The construction work shall be completed before One Year as per conditions mentioned in and must be applied for O.C. with all concerned NOC.

- 24) Window sill level must be at 0.90 M, height. The difference between chajja level & slab level must be 0.50 M, minimum.
- 25) The Owner & the architect are fully responsible for any Ownership. Area & Boundary disputes. In case of any dispute Navi Mumbai Municipal Corporation will not be responsible.
- 26) Temporary Labour sheds with proper toilet arrangement shall be provided on the site. If sufficient arrangement is not provided permission for construction above plinth level will not be granted & said temporary shed should be demolished prior to O.C.

F.S.I. calculation submitted in the drawings shall be as per Development Control Rules.
 If any discrepancy observed, the Architect will be held responsible and liable for necessary action.

28) The area shown open to sky on the ground floor plan should not be so used as would disturb the maneuvering of the vehicles required to be parked in the parking spaces shown in the plan.

29) The Owner & the Architect and Structural Engineer concerned area instructed to strictly adhere to the conditions of FIRE NOC issued vide NMMC/FIRE/HO/Vahi/4039 R-2/2012 dated 30/12/2012 by fire officer NMMC, Navi Mumbai.

30) You are required to obtain 'No objection certificate' from Airport Authority of India within a period of six months from the date of this permission.

31) As directed by the Urban Development, Department Government of Maharashtra, under section – 154 of MR&TP Act-1966 and vide provision No. TPB 432001/2133/ CR-230/01/UD-11 dated 10/03/205, for all buildings greater than 300.00 sq. m. following additional condition of Rain Water Harvesting shall apply.

 All the layout open spaces of Housing Society and new 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 detailed in Schedule (enclosed).

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 structure is maintained in good repair for storage of water for nonpotable purposes or recharge of groundwater at all times.

c) The Authority may impose a levy of not exceeding Rs. 1000/- per annum for every 100 sq. m. 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 as required under these byelaws.

32) The Occupancy Certificate for the proposed building will not be granted unless Solar Assisted Water Heating System shall be provided as stipulated in Rule No. 35 of D. C. R- 1994. (Copy attached herewith)

The Owner/Society has paid the labour cess as per circular issued by the Government in Industries. Energy & labour Department Vide No. BCA 2007/CR.788/Labour 7-A, dated 26th October 2009 & accordingly a Labour Welfare cess Unique Code No. 20120200403 A-14016 01 is given.

(Jitendra L. Bhople) Town Planner Navi Mumbai Municipal Corporation

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SCHEDULE

V.S

RAIN WATER HARVESTING

As directed by the Urban Development, Department Government of Maharashtra, under section ~ 154 of MR&TP Act-1986 and vide provision No. TPB 432001/2133/CR-230/01/UD-11, dated 10/03/205, for all buildings greater than 300.00 sq. m. following additional condition of Rain Water Harvesting shall apply.

- a) All the layout open spaces of Housing Society and new 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 detailed in Schedule (enclosed). 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 structure is maintained in good repair 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 100 sq. m. 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 as required under these byelaws.

Rain Water Harvesting in a building site includes storage or recharging into ground of rainwater falling on the terrace or on any paved or unpaved surface within the building site.

- The following systems may be adopted for harvesting the rainwater drawn from terrace and the paved surface.
 - (i) Open well of a minimum of 1.00 mt. dia and 6 mt. in depth into which rain water may be channeled and allowed after filtration for removing silt and floating material. The well shall be provided with ventilating covers. The water from the open well may be used for non-potable domestic purposes such as washing, flushing and for watering the garden etc.
 - (ii) Rain water harvesting for recharge of ground water may be done through a bore well around which a pit of one-meter width may be excavated up to a depth of at least 3.00 mt. and refilled with stone aggregate and sand. The filtered rainwater may be channeled to the refilled pit for recharging the bore well.
 - An impervious surface/underground storage tank of required capacity may be constructed in the setback or other open space and the rainwater may be channeled to the storage tank. The storage tank shall always be provided with ventilating covers and shall have draw off tans suitably placed so that the rain water may be drawn off for domestic, washing gardening and such other purposes. The storage tanks shall be provided with an overflow.

- through percolation pits or trenches or combination of pits and trenches. Depending on the geomorphologic and topographical condition, the pits may be of the size of 1.20 mt, width X 1.20 mt, length X 2.00 mt, to 2.50 mt, depth. The trenches can be or 0.60 mt, width X 2.00 to 6.00 mt, length X 1.50 to 2.00 mt depth. Terrace water shall be channeled to pits or trenches. Such pits or trenches shall be back filled with filter media comprising following materials.
 - a) 40 mm stone aggregate as bottom layer upto 50% of the depth.
 - b) 20 mm stone aggregate as lower middle layer upto 20% of the depth;
 - Coarse sand as upper middle layer upto 20% of the depth.
 - d) A thin layer of fine sand as top layer;
 - e) Top 10% of the pits/trenches will be empty and a splash is to be provided in this portion in such a way that roof top water falls on the splash pad.
 - .f) Brick masonry well is to be constructed on the exposed surface of pits/tranches and the coment mortar plastered.
 The depth of well below ground about the content of the con
 - The depth of wall below ground shall be such that the wall prevents lose soil entering into pits/trenches. The projection of the wall above ground shall at least be 15 cms.
 - g) Perforated concrete slabs shall be provided on the pits/trenches.
- v) If the open space surrounding the building is not paved, the top layer up to a sufficient depth shall be removed and refilled with course sand to allow percolation of rainwater into ground.
- ii) In case of the plots where the water table is high i.e. 10 feet less, it is not mandatory to follow the above provisions.
- 2. The terrace shall be connected to the open well/bore well/storage tank/recharge pit/trench by means of HDPE/PVC pipes through filter media. A valve system shall be provided to enable the first washings from roof or terrace catchments, as they would contain undesirable dirt. The mouths of all pipes and opening shall be covered with mosquito (insect) least two rain water pipes of 100 mm dia rntr, for a roof area of 100 sq.mt.
- Rainwater harvesting structures shall be sited as not to endanger the stability of building or earthwork. The structures shall be designed such building or those of an adjacent building.
 The water so collected building.
- The water so collected/recharged shall as far as possible is used for nondrinking and non-cooking purpose.
 - Provided that when the rainwater in exceptional circumstances will be utilized for drinking and/or cooking purpose, it shall be ensured that proper filter arrangement and the separate outlet for by passing the first rainwater has been provided.

Provided further that it will be ensured that for such use, proper disinfectants and the water purification arrangements have been made.

35. SOLAR ASSISTED WATER HEATING SYSTEM (SAWHS)

 Unless the context otherwise requires, the following definitions shall be applicable for the purpose of these Regulation.

Solar Assisted Water Heating System (SAWTS)	A devise to heat water using solar energy as heat source
"Auxiliary Back Up"	Electrically operated or fuel fired hollers/systems to heat water coming out from solar water beating system to meet continuous requirement of hot water
"New Building"	Such buildings of hereinunder said categories for which construction plans have been submitted to competent authority for approval.
"Existing Building"	Such buildings which are licensed to perform their respective business
	Heating System (SAWHS) "Auxiliary Back Up" "New Building"

2. Solar Assisted Water Heafing Systems (SAWHS)

"Buildings of the following categories shall provide the system or the installation having an auxiliary Solar Assisted Water Heating Systems (SAWHS)

- a) Hospitals and Nursing Homes
- b) Hotels, Lodges and Guesthouses.
- c) Hostels of Schools, Colleges, Training Centers.
- d) Barracks of armed forces, paramilitary forces and police.
- a) Individual residential buildings having more than 150 sq.mt.
 Plinth area.
- f) Functional Building of Railway Stations and Airports like waiting rooms, retiring rooms, rest rooms, inspection bungalows and catering units.
- g) Community Centers, Bauquet Halls, Baraat Ghars, Kalyan mandaps (Marriage Halls) and Buildings for similar use".

Installation of Solar Assisted Water Heating Systems (SAWHS)

The following provisions shall be applicable for all the new buildings of categories mentioned in 35.2 for installation of Solar Energy Assisted Systems.

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- Adequate provisions shall be made for installation of SAWHS in the building design itself for an insulated pipeline from the rooftop to various distribution points, within the aforesaid occupancies. The building must have a provision for continuous water supply to the solar water heating system.
- b) In case of hot water requirement, the building should also have open space on the mostop, which receives direct sunlight. Wherever hot water requirement is continuous, auxiliary heating arrangement either with electric elements or oil of adequate capacity can be provided.
- c) The load bearing capacity of the roof should at least be 50 kg. Per Sq.mt. All new buildings of above said categories must complete installation of solar water heating systems before obtaining necessary permissions to commence their activities.
- The capacity of solar water beating system to be installed on the building different categories shall be decided in consultation with the Planning/Local Authority concerned. The recommended capacity shall not be less than 25 liters per day for each bathroom and kitchen subject to the condition that maximum of 50% of the total roof area is provided with the system.
- e) Installation of SAWHS shall conform to BIS (Bureau of Indian Standards) specifications IS 12933. The solar connectors used in the system shall have the BIS certification mark.
- f) Building permission for all the new constructions/buildings of the aforesaid categories shall be granted only if they have been complied with these provisions.

गरतीय विमानपत्तन प्राधिकरण पश्चिमी क्षेत्र मुख्यालय

29,63/1809-11

इतगानी डाक/SPEEB PES

AIRPORTS AUTHORITY OF INDIA WESTERN REGION HORS.

Date: 23.12.2013

No. BT-I/NOC/MUM/13/NM/1174

To, "M/s. Sopan Prabhu F-1/3/1, Gyandeep Society Sector-03/04, Vashi, Navi Mumbai - 400703

Subject: Issue of NOCAS ID No. NAVI/WEST/B/090413/16118

- Please refer to your letter No. __NIL__dated 17.12.2013 on the subject mentioned above.
- This office has no objection to the construction of the proposed building / structure / Chimney by Ms Majestic Infra Projects Pvt Ltd here in after referred as the applicant(s) at location Survey no. 203/2, village Darave, Dist-Thane (73 1 1.96 19 1 39.39, 73 1 3.85 19 1 37.82, 73 1 2.75 19 1 36.72, 73 1 1.61 19 1 37.11) height 71.80 Mtrs ABOVE GROUND LEVEL so that the top of the proposed structure when erected shall not exceed 6.35 Mtrs (Site Elevation) + 71.80 Mtrs (Height of the structure) i.e. 78.15 Mtrs ABOVE MEAN SEA LEVEL.
- 3. This no objection certificate is being issued on the express understanding that the siteelevation reduced level (height above mean sea level) viz. 6.35 M, relative location of the
 proposed area Bldg / Structure & its distance and Bearings from the ARP / Runway ends,
 as tendered by the applicant are correct, if, however, at any stage it is established that the
 said data as tendered by the said applicant is actually different from the one tendered &
 said data as tendered by the said applicant is actually different from the one tendered &
 which could adversely affect aircraft operations, the structure or part (s) thereof in respect
 which this 'NOC' is being issued will have to be demolished at his own cost as may be
 directed by the Airports Authority of India. The applicant(s) is/are therefore advised in
 his/their own interest to verify the elevation and other data furnished for the site, before
 embarking on the proposed construction.
 - 4. The issue of the 'NOC' is further subject to the provisions of Section 9-A of the Indian Aircraft Act, 1934 and those of any notifications issued thereunder from time to time and under which the applicant may be called upon by the Airports Authority of India to demotish in whole or in part the structure now being authorized vide this 'NOC'.
 - No radio/TV Antenna, lightning arresters, staircase, Mumtee, Overhead water tank and attachments of fixtures of any kind shall project above the height indicated in para 2.
 - The use of oil fired or electric fired furnace is obligatory, within 8 Kms of the Aerodrome.

- 7. The certificate is valid for a period of 5 (five) years from the date of its issue. If the building / structure / chimney is not constructed & completed within the above mentioned period of years he will be required to obtain a fresh 'No Objection Certificate' from the Chairman, Airports Authority of India and/or the, date of completion of Building / Structure / Chimney should be intimated to the AAI and or.
- 8. No light or a combination of lights which by reason of its intensity, configuration or colour may cause confusion with the aeronautical ground lights which by reason of its intensity, the site at any time during or after the construction of the building.
- The Applicant will not complain / claim compensation against aircraft noise, vibrations, damages etc. caused by aircraft operations at or in the vicinity of the airport. Day & Night markings with secondary power supply may be provided as per ICAO standards.

"NOC FOR HEIGHT CLEARANCE ONLY"

This certificate is issued with the approval of Competent Authority.

AGL - 71.80 (Seven one deci eight zero)
RL - 06.35 (Zero six deci three five)
AMSL - 78.15 (Seven eight deci one five)

Your's faithfully,

(S.K. Dasgupta) DGM (ATM/NOC) For GM (Aem), WR

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Copy to

- The Executive Director(ATM), AAI, Rajiv Gandhi Bhavan, Safdarjung Airport, New Delhi - 110 003
- S.Vijaykumar, Chief General Manager (Transport & Airport), 6th Floor, T&C Deptt.Circo. Bhavan, CIDCO Ltd., CBD Belapur, Navi Mumbai 400 0614.
- The Assit General Manager (Viollance)

Guard File

NOTE: Site is examined only w.r.t. Civil Aviation Aerodrome Mentioned in S.O. 84 (E).