

मुख्य कार्यालय, विरार
विरार (पूर्व),
ता. वसई, जि. पालघर - ४०१ ३०५.



दूरध्वनी : ०२५० - २५२५१०१ / ०२/०३/०४/०५/०६
फॅक्स : ०२५० - २५२५१०३
ई-मेल : vasai@vircorporation@yahoo.com

जायक क्र. : व.वि.नं.म.
दिनांक :
Dated 17/05/2022

WCMC/TP/CC/VP-6241/22/2022-23

- To,
- 1) MR. HEMANT MHATRE (P.O.A. Holder)
RADHAKRISHNA GAONTHAN,
VIRAR WEST,
TAL: VASAI, DIST: PALGHAR
 - 2) M/s Ajay Wade & Associates,
A/6, Sai Tower, 1st Floor
Ambadi Road, Vasai (W)
Tal. Vasai, DIST : Palghar.

Sub: Commencement Certificate for proposed Residential cum Commercial Buildings, Bungalows (Beach Villa), CFC & MHADA Building on land bearing S.No. 110A, 110B, 111, 112/2, 113, 114A, 114B, 115A, 115/2, of Village: Dhovali, Tal: Vasai, Dist: Palghar.

- Ref:
- 1) TILR M.R.No.1445/2019, Dated 23/12/2019, M.R.No.1446/2019 Dated 24/12/2019, M.R.No.1447/2019 Dated 26/12/2019, M.R.No.1450/2019, Dated 06/01/2020, M.R.No.1452/2019 Dated 18/01/2020, M.R.No.1453/2019, Dated 07/01/2020.
 - 2) Writ petition no. 303/2018 dated 12/04/2022, Writ petition no.4365/2022 datd. 12/04/2022.
 - 3) Collector palghar Brief Document letter Dated 22/08/2016.
 - 4) Collector palghar Brief Document letter Dated 23/08/2018.
 - 5) Environment Department of Government of Maharashtra vide letter dated.04/06/2020.
 - 6) Tahasildar Vasai vide letter dated.27/04/2022.
 - 7) Sub Divisional Officer vide letter dated. 28/04/2022.
 - 8) Site Visit and panchanama carried out by Deputy Director Town planning Dated.24/04/2022.
 - 9) High Court Advocate Swati Sagwekar Clarification Dated.27/04/2022.
 - 10) Your Registered Engineer's letter dated 21/04/2022.

Sir/ Madam,
The Development Plan of Vasai Virar Sub Region is sanctioned by Government of Maharashtra vide Notification No. TPS-1205/1548/CR-234/2005/UD-12 dated 09/02/2007. Keeping 113 EPS in pending. Further 5 EPS were approved vide Notification No. TPS-1208/1917/CR-89/09/UD-12 dtd. 13/03/2009, 31 EPS were approved vided Notification No.TPS-1208/1917/CR-89/09/UD-12 dtd 19/09/2009, Notification No. TPS-1208/1917/CR-89/08/UD-12 dtd 05/10/2009, 11 EPS were approved vide Notification No.TPS-1209/1917/CR-89/09 UD-12 dtd. 4th April 2012, 1 EP was approved vide notification no.TPS-1214/975/CR-77/14/UD-12 dtd. 16th August 2014 and 64 EPs were approved vide notification no. TPS-1214/975/CR-77/14/UD-12 dtd. 27th February 2015. Govt. entrusted Planning Authority functions for respective jurisdiction of Vasai-Virar City Municipal Corporation vide notification no. TPS-1209/2429/CR-262/2010/UD-12 dtd. 07/07/2010. Further Vasai Virar City Municipal Corporation is appointed by Govt.of Maharashtra as SPA for 21 villages Arnala, Arnala Killa, Patilpada, Mukkam, Tembi, Kolhapur, Chandrapada, Tokri, Khairpada, Vasalai, Rangao, Doliv, Khardi, Khochiwada, Pall, Tivri, Octane, Tarkhad, Maljipada, Satpala & Kalamb, notification no. TPS-1214/UOR-54/CR-17/15/UD-12 dtd. The 21st February 2015. The Development permission is granted on the basis of Unified Development Control and Promotion Regulations which was published as per Govt. notification No. TPS-1818/CR-236/18/SEC 37 (1AA)/UD-13 dtd.2nd December 2020. In the capacity of as Planning Authority/Planning Authority for respective jurisdiction and SPA for 21 villages VVCMC is functioning as per MRTP Act 1966. The details of permission are as under:.



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one public interest litigation was filed by Vanashakti NGO against Government of Maharashtra for not following wetland rules 2010 according to which within one year brief document of the state Government to be prepared. Since Maharashtra has not prepared brief Document it was directed to all Local Authorities / Planning Authorities of Maharashtra, if any development is to be done in wetland area as per wetland Atlas leave of the court shall be taken. Again the Government of Maharashtra has issued notification U/s 154 of MRTP Act 1966 to all Municipal Corporations and other local Authorities, Municipal Councils to follow wetland Atlas and for any Development leave of court is to be taken till brief document is prepared. Simultaneously as per the High Court order Government of Maharashtra Prepared brief Document through Collector Palghar and brief document is submitted to Govt. of Maharashtra by Collector Palghar on Dated 22/08/2016 and Dt.23/08/2018 and further same is submitted to Hon'ble High Court by State Government. For the instant proposal land bearing S.No. 110A, 111, 112/2, 113, 114A, 114B, 115A, 115/2, of Village: Dhovali, Tal: Vasai, Dist: Palghar. Environmental Department, Government of Maharashtra vide letter dtd. 04/06/2020 stated the following.

Wetland rules the notification dt.26/09/2017 vide clause no.2(I)(g) specify as below:

"Wetland means area of marsh fen, peat land or water. Weather natural or artificial, permanent or temporary with water that is static or flowing, fresh brackish or salt. Including areas of marine water the depth of which at low tide does not exceed six meters. But does not include river channels. Paddy fields, human-made water bodies/tangs specifically constructed for drinking water purposes and structures specifically constructed for aquaculture, salt production, re-creation irrigation purposes; It is informed that after scrutiny of the records and on the basis of the report received from Collector Palghar about brief document of the wetland in district. The aforesaid land is not tagged and verified as wetland. This implies that, as per the clause No.2(I)(g) of the wetland rules. The notification 26.09.2017. the aforesaid land is not a wetland."

However following the interim orders in PIL 87/2013, This office refused the case U/s 45(1)(III) of MRTP Act 1966 on dt.22/03/2021 stating that the part of the proposal is wetland as per Wetland Atlas however applicant represented vide letter dt. 24/05/2021 requesting VVCMC to consider their case since Environment Department has clarified that the said lands are not in wetland as per brief document, of Collector Palghar. Further he stated that IRS Chennai carried out HTL Demarcation on said land. Further MCZMA has confirmed the CRZ status of the plot. Hence in view of these points he requested us to grant the permission. This office has taken the clarification from Ms. Swati Sagwekar Advocate High Court vide letter dtd. 25/04/2022. Who made it clear vide letter dtd. 27/04/2022 as follows

"The corporation may consider granting permissions to the land in question if it is in consonance with the provision of the Maharashtra Regional Town Planning Act ("MRTP") and Unified Development control and Promotion Regulation for State of Maharashtra ("UDCPR"). However the same will be subject to the outcome of the aforesaid public interest litigation. Before granting any permission, the corporation must ensure that the said permission is in consonance with the provisions of MRTP and prevalent UDCPR."

Further clarification is obtained from Sub Divisional Officer Vasal Dtd.28/04/2022 stating that there is no destruction of mangroves on S.No.109 to 115 but on land S.No.109 there was case of destruction of mangroves in the year 2013 and land filling and hence now the proposal do not consists of S.No.109 of Village : Dhovali. Further panchanama was carried out by Deputy Director of Town Planning on Dtd. 24/04/2022 and reported that there is no water logging in the said lands at the time of site visits. It is observed that in Writ petition no. 303/2018 and Writ petition no. 4365/2022 Hon'ble High Court has accepted the brief document as prepared by Collector Palghar. As per



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the Brief Document of Collector Palghar only 87 sites / survey Nos.; falls under the category of Wetland. These 87 sites/ survey Nos. does not include the survey nos. included in this instant proposal; considering the Brief Document of Collector Palghar Dated 22/08/2016 and 28/02/2018, clarification of Environment Department of State Government stating that the Survey nos. in the Instant Proposal are not Wetlands, reports of Sub Divisional Officer Vasal, Tahsildar Vasal and Site Visit along with panchanama carried out by Deputy Director of Town planning on Dated.24/04/2022 the said case deserves merit the details are as follow.

The conditions mentioned in the letter No.VVCMC/TP/CC/VP-6241/22 Dated: 17/05/2022 Are binding on you.

The details of the layout is given below:

1	Name of Assessee owner / P.A. Holder	Mr. Hemant Mhatre (P.O.A. Holder)
2	Location	S.No. 110A, 110B, 111, 112/2, 113, 114A, 114B, 115A, 115/2, of Village: Dhovail
3	Land use (Predominant)	Residential cum commercial Building, Bungalows (Beach Villa), CFC and MHADA Building
4	As per ownership Document (7/12, cts Extract)	157220 Sqm.
5	As per measurement Sheet	157220.3 Sqm.
6	As per site Deduction for	157220 Sqm.
	a) 20.00M wide D.P.Road NON CRZ	12921.34 Sqm.
	b) Road in CRZ	2756.64 Sqm.
	c) P.G. site No.	1494.38 Sqm.
	d) P.G. & Garden in CRZ	6832.87 Sqm.
	e) Total (a to d)	24005.23 Sqm.
7	Balance Area of Plot (4-6e)	133214.8 Sqm.
	f) Net land in CRZ II	34963.88 Sqm.
	g) Net land in CRZ 1B	10232.96 Sqm.
	h) Net land in CRZ 1A Mangroves	1967.24 Sqm.
	i) Net land in mangroves Buffer (1A)	14317.26 Sqm.
	j) Total CRZ Area (e to i)	61481.34 Sqm.
8	Net plot area 4-(6e+7j)	71733.43 Sqm.
9	Amenity Space (if applicable)	
	a. above 20000 sq.mt. 5%	3586.67 Sqm.
	Total Amenity proposed	3587.00 Sqm.
10	Net Plot area (8-9)	68146.43 Sqm.
11	Recreational Open Space (if applicable)	
	a) Required 10% of 5	6814.64 Sqm.
	b)Proposed	10955.86 Sqm.
12	Internal Road area	
13	Built up area with Reference Basic FSI as per front road width (Sr. NO. 10x1.1)	74961.07 Sqm.
14	Addition of FSI on payment of Premium	
15	In situ FSI / TDR Loading	
16	Total entitlement of FSI in the propose	74961.07 Sqm.
	a) [13+14+15]	



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c) Permissible Ancillary Area FSI up to 80% of Commercial (7740.33/1.80= 4300.18 x 80%)	:	3440.14	Sqm.
d) Permissible Ancillary Area FSI up to 60% for Residential (74961.07-4300.18 = 70660.89 x 60%)	:	42396.53	Sqm.
e) Total Permissible Ancillary of proposal (c+d)	:	45836.67	Sqm.
f) Proposed Ancillary Area FSI with payment of charges	:	45667.70	Sqm.
17 Total entitlement (16A + 16E)	:	120797.7	Sqm.
18 Total Built up area in proposal	:		
a) Existing Built up area	:	0	Sqm.
b) Proposed Built up area (AS per P Line)	:	120628.7	Sqm.
c) Total (a+b)	:	120628.7	Sqm.
19 Area for inclusive housing if any	:		
a) Required (20% of Sr.No. 9)	:	14992.21	Sqm.
b) Proposed P line area of MHADA Building	:	18856.67	Sqm.

The details of the Buildings is given below:

BLDG. NO	TYPE	No. of FLOOR	SHOPS	No. of Flats	P-LINE AREA
A	2	Basement+Stilt+22		121	13353.64
B	2	Basement+Stilt+22		121	13351.08
C	3	Basement+Stilt+22		115	12228.00
D	2	Basement+Stilt+22.		121	13351.08
E	3	Basement+Stilt+4		8	1098.18
F	2	Basement+Stilt+4		14	1798.25
G	2	Basement+Stilt+4		14	1801.50
H	2	Basement+Stilt+4		14	1699.95
I	3	Basement+Stilt+3		4	638.67
J	3	Basement+Stilt+4		14	1699.95
K	3	Basement+Stilt+4		6	934.69
L	3	Basemrnt+Stilt+4		14	1698.40
M	3	Basement+Stilt+4		6	934.69
N	3	Basement+Stilt+4		14	1698.40
1	1	Basement+Stilt+22		115	9732.95
2	1	Basement+Stilt+22		113	9605.13
3	1	Basement+Stilt+22		111	9480.97
4	1	Basement+Stilt+22		111	9480.97
5	1	Basement+Ground+4		8	910.93
6	1	Basement+Ground+4		8	908.85
7	1	Basement+GR+4		10	1030.27
8	1	Basement+GR+4		16	1521.52



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9	1	Basement+GR+4		10	1030.18
10	1	Basement+Ground+4		10	1032.93
11	Retail Building No. 5 to 10	Ground+1	38		7740.33
12	BEACH VILLA 1	Ground+2			373.44
13	BEACH VILLA 2	Ground+2			373.44
14	BEACH VILLA 3	Ground+2			373.44
15	BEACH VILLA 4	Ground+2			373.44
16	BEACH VILLA 5	Ground+2			373.44
17	Club House in CFC	Ground+4		Single Unit	7098.05
18	MHADA Building	ST+23(PT)		445	18856.67

- 1) The commencement certificate shall remain valid for a period of one year for the particular building under reference from the date of its issue (Clause 2.7.1 of Unified Development Control and Promotion Regulations-2020).
- 2) You shall transport all the construction material in a good transport system and the material shall not be stacked in unhygienic / polluting condition/on road without permission of VVCMC.
- 3) You shall see that water shall not be stored to lead to unhygienic conditions like mosquito breeding/disease prone conditions.
- 4) You shall provide drainage, sewerage, water storage systems strictly to the satisfaction of Vasai-Virar City Municipal Corporation. Else occupancy certificate shall not be granted to you, which may please be noted.
- 5) You shall develop the access road to the satisfaction of Vasai-Virar City Municipal Corporation as per the width as shown in the approved plan (D.P. Road/ access obtained as the case may be) before applying for Plinth Completion Certificate. You shall give detailed engineering report comprising reclamation level to be maintained, Storm Water drainage systems, sewerage systems and water supply (tank sizes etc) before applying for Plinth Completion Certificate.
- 6) You shall construct cupboard if any, as per UDCPR Regulation.
- 7) You shall provide Mosquito proof treatment in order to avoid Mosquito breeding to the satisfaction of VVCMC. Occupancy Certificate will not be granted if Mosquito treatment is not provided by providing Dr. Major Covells system of Mosquito proofing to control Malaria to the satisfaction of VVCMC.
- 8) You shall provide two distinct pipelines for potable and for non-potable water. You shall provide the Rain Water Harvesting systems as per Govt. notification No.TBA-432001/2133/CR-230/01/UD-11 dtd. 10/03/2005 & TPB-4307/396/CR-24/2007/UD-11 dtd. 06/06/2007 by appointing the Rain Water Consultants empanelled by VVCMC. Occupancy Certificate shall be granted after certification of Rain Water Harvesting systems by said empanelled consultant of VVCMC.
- 9) You shall construct the compound wall /Retaining as per site condition which will be design & supervised by certified structural engineer before Plinth Completion Certificate.
- 10) You shall submit subsoil investigation report for structural stability & Rain water harvesting purpose before Plinth completion Certificate.
- 11) You are responsible for the disputes that may arise due to Title/ Access matter. Vasai-Virar City Municipal Corporation is not responsible for any such disputes.



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- 12) You shall provide flush tanks in all W.C/Toilets with dual valve system.
- 13) You shall do structural Audit for the buildings under reference after 30 years of completion as per Government of Maharashtra Act No.6 of 2009.
- 14) You shall plant the plants by taking the sapling/Plants available with Vasai Virar City Municipal Corporation. You shall contact DMC, Vasai-Virar City Municipal Corporation and shall plant the same as will be directed by DMC, VVCMC under intimation to this office.
- 15) You are responsible for obtaining various permissions from other authorities subsequent to grant of permission like revised N.A order, PWD NOC, NOC from Highway Authority, NOC from Railway, NOC from MSEB, NOC from Eco Sensitive Zone, TWLS, MOEF, CRZ/wetlands etc., as may be applicable and N.A TILR required as per N.A order and other applicable compliances. If any of the compliances as per other Dept/Acts/ requirements are not done, only you shall face the consequence arising out of such lapse from your side and VVCMC is not responsible for the lapses from your side.
- 16) You are responsible for complying with all conditions of N.A. order/sale permission / other permissions of other authorities including MOEF/CRZ/wetlands, TWLS etc. In case of any violation with reference to conditions of N.A. order / permissions of other Authorities, only you shall be responsible for the said violation and the same may call for actions by Concerned Authority as per their statutory provisions. Vasai Virar City Municipal Corporation has no role in the said matters. However if any conditions pertaining to validity of said orders are not complied like validity of N.A. order etc. Only you are liable for any actions as may be contemplated by the said authority notwithstanding the permission granted by VVCMC as the same need to be ensured by Concerned Authority.
- 17) You shall take all precautionary measures as per various statutory provisions including provisions as contained in National Building code of india in order to avoid injury/loss to lives and property during construction and till the property handed over to the subsequent legitimate owner of the property. If any such incident occurs you are responsible for the same and VVCMC is not responsible for your negligence, in providing various precautionary measures to avoid accidents leading to loss of life, injury or loss of property
- 18) The responsibility of obtaining any other statutory NOC as per other acts shall be with the applicant.
- 19) You are responsible for the disposal of Construction & Demolition Waste (debris) that may be generated during the demolition of existing structure & during the execution work of buildings.
- 20) You shall provide separate dust bins per wing of buildings for Dry & Wet waste & Composting unit as per MSW rules 2016 prior to Occupancy Certificate.
- 21) You shall abide by all conditions mentioned in MSW rules 2016 and guidelines/order about Solid Waste Management which needs to be implemented in your proposal from time to time as instructed by this office as per Swacch Bharat Mission and guidelines from VVCMC and State/Central Govt. You shall submit compliance report regarding the above before approaching this office for grant of Occupancy Certificate
- 22) VVCMC has asked IIT-Bombay and NEERI to prepare Comprehensive flood management plan by reviewing current development plan and past studies. The applicant shall have to adhere and do the necessary implementation as per recommendations of IIT Bombay and NEERI for flood management of Vasai Virar Sub region affecting for your layout.



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- 23) You shall provide temporary toilet Blocks at site for labours/ Workers for the ongoing construction activity. The temporary constructed toilets blocks shall be demolished before final Occupancy Certificate.
- 24) You will be liable to pay any charges/areas with applicable interest for your proposal as and directed by VVCMC/any other competent authority.
- 25) You shall Obtain Environment clearance for the Environment Dept of GoM, till then no Construction / Development shall be carried out on the lands involved in the instance case i.e. survey no.110 to 115 of Village: Dhovali, Tal: Vasai, applicant if fails to comply with this condition and found carrying out construction before Environment Clearance, then this permission / approval stands cancelled without giving any notice to the applicant.
- 26) If any adverse communication is received by Environmental Department of State of Maharashtra regarding the Wetlands in the instant proposal, the said permission stands cancelled with immediate effect, without giving notice and opportunity to be heard to the applicant.
- 27) You shall submit revised land conversion order of Tahsildar before start of any construction on site.
- 28) You shall submit Provisional fire NOC before applying for plinth completion certificate.
- 29) You shall submit N.A. TILR with demarcated layout before OCC.
- 30) You shall handover affected D.P. reservation and D.P. Road to Municipal corporation before OCC.
- 31) Temporary constructed site office shall be demolish before final Occupancy Certificate.
- 32) You shall submitted permissions of MCZMA if any development happens to be proposed in CRZ affected area.
- 33) This permission in subject to outcome of case PIL 87/2013 Hon'ble High Court and the same is binding on the applicant.
- 34) This permission is accorded as per Government of Maharashtra letter Dated 04/06/2020 and clarifying that subjected land in the current proposal is not tagged and verified as Wetland hence the said permission is granted as well as the brief document submitted by the Collector Palghar do not include the subjected lands (i.e. S.No. 110A, 110B, 111, 112/2, 113, 114A, 114B, 115A, 115/2, of Village: Dhovali, Tal: Vasai, Dist: Palghar.) in the category of Wetland; as well as DDTP VVCMC has carried out spot inspection of subjected land, and carried out panchanama and reported that on these subjected land in the current proposal do not have water logging. As well as in Writ petition no. 303/2018 dated 12/04/2022, Writ petition no.4365/2022 datd. 12/04/2022 the Hon'ble High Court accepted the brief document of Collector Palghar.




Commissioner
Vasai Virar City Municipal Corporation

Encl.: a/a. c.c. to:

1. Asst. Commissioner, UCD,
Vasai-Virar city Municipal Corporation.
Ward office



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CONDITIONS FOR COMMENCEMENT CERTIFICATE

The set of the conditions as mentioned below shall be read with the Commencement Certificate of the particular building as mentioned.

- The commencement certificate is liable to be revoked by the Municipal Corporation if :-
 - 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.
 - Any of the conditions subject to which the same is granted or any of the restrictions imposed by the Municipal Corporation is contravened.
 - The Commissioner, VVCMC is satisfied that the same is obtained by the applicant through fraud or misrepresentation and the applicant and every person deriving title through or under him, in such 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.
- The applicant shall :-
 - Give notice to the Municipal Corporation immediately after starting the development work in the land under reference.
 - Give notice to the Municipal Corporation on completion upto the plinth level & before the commencement of the further work.
 - Give written notice to the Municipal Corporation regarding completion of the work.
 - Obtain an occupancy certificate from the Municipal Corporation.
 - Permit authorized officers of the Municipal Corporation to enter the building or premises for the purpose of inspection with regard to observing building control regulations and conditions of the certificate.
 - Pay to MUNICIPAL CORPORATION the development charges as indicated in Appendix "A" along with interest @ 18% p.a. on the balance amount. If the rate of interest is enhanced by MUNICIPAL CORPORATION the same will be applicable. The applicant shall pay to MUNICIPAL CORPORATION the development charges as agreed in the undertaking submitted by him on
 - Install a 'Display Board' on the most conspicuous place on site indicating :-
 - Name & address of owner /developers, architect, Structural Engineer and contractor.
 - S.NO./CTS No., Ward No., Village Name along with description of its boundaries.
 - Order number and date of grant of development permission/redevelopment permission issued by Municipal Corporation.
 - FSI permitted.
 - No. of residential/commercial flats and shops with their areas.
 - Address where copies of detailed approved plans shall be available for inspection.
 - A notice in the form of an advertisement, giving all the details mentioned in i) to vi) above shall also be published in 2 widely circulated news papers one of which should be in regional language.
- The structural Design including the aspects pertaining to seismic activity, Building materials, Plumbing Services, Fire Protection, Electrical Installation etc. shall be in accordance with the provisions (except for the provisions in respect to Floor Area Ratio) prescribed in the National Building Code amended from time to time by the Bureau of India Standards.



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4. The commencement certificate shall remain valid for a period of one year for the particular building under reference from the date of its issue.
5. The conditions of the certificate shall be binding not only on the applicant but also on his successors, and every person deriving title through or under them.
6. A certified copy of the approved plan shall be exhibited on site.
7. The land vacated in consequence of the enforcement of the set-back rule shall form part of the public street.
8. 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 this Municipal Corporation. If the occupancy is reported before grant of occupancy certificate and unauthorized Occupancy Charges and other charges as applicable.
9. This permission does not entitle you to develop the land which does not vest in you.
10. You shall provide over-head water tank on the building as per the Bombay Municipal Corporation standards and to the satisfaction of Vasai-Virar City Municipal Corporation.
11. You should approach Executive Engineer (MSEB) for the temporary power requirement, location of the transformer etc. The permanent power connection from MSEB can be obtained only after getting the necessary occupancy certificate from this Municipal Corporation.
12. The transfer of the property under reference can be effected only after the necessary approval from Municipal Corporation or occupancy certificate is obtained by the applicant before any such transfer.
13. You shall provide at your own cost, the infrastructural facilities within the plot as stipulated by the Municipal Corporation (Internal Access, channelisation of water, arrangements of drinking water, arrangements for conveyance, disposal of sullage and sewage, arrangement of collection of solid waste) before applying for occupancy certificate. Occupancy Certificate shall not be granted unless all these arrangements are found to the satisfaction of Municipal Corporation.
14. As far as possible no existing tree shall be cut. If this is unavoidable, twice the number of trees cut shall be planted on site.
15. The grant of this permission is subject to the provisions of any other law for the time being in force and that may be applicable to the case e.g. Urban Land (Ceiling & Regulations) Act 1969 & getting the building plans approved from various authorities.
16. You shall provide potable water to the consumer / occupier of tenements/units before applying for occupancy certificate. The possession of said property shall not be given before occupancy certificate be granted only after verifying the provision of potable water to the occupier.
17. The owner shall get the approved layout demarcated on the site by the Surveyors of the TILR, Palghar, and shall submit to the Municipal Corporation the measurement plan certified by the TILR, Vasai for record. The demarcation of approved layout on the site shall be carried out so as not to alter /reduce the dimensions and area of the roads, open space or other reservations. The demarcated layout measurement plan certified by TILR shall be submitted before grant of occupancy certificate. The conditions prescribed in N.A order as regards TILR preparation is binding on you.



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मुख्य कार्यालय, विरार
विरार (पूर्व),
ता. वसई, जि. पालघर - ४०१ ३०५.



दूरध्वनी : ०२५० - २५२५१०१ / ०२/०३/०४/०५/०६
फॅक्स : ०२५० - २५२५१०७
ई-मेल : vasaiVirarcorporation@yahoo.com

जायक क्र. : व.वि.श.म.
दिनांक :

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18. The owner shall provide at his own cost the following infrastructural facilities of such standards (i.e. standards relating to design, material or specifications) as stipulated by the Municipal Corporation.
 - a) Internal access roads along with storm water drains.
 - b) Channelization of water courses and culverts, if any.
 - c) The arrangements of water supply and drainage disposal shall be made by the individual owner of the plot at his own cost.
 - d) Arrangements for collection of solid waste.
 - e) All fire fighting requirement along with necessary accessories as prescribed in DCR and national building code and as per chief fire officer remarks.
 - f) Rain Water Harvesting systems and solar assisted Water Heating systems.
 - g) Veuni Composting unit
19. The low-lying areas shall be filled as per formation levels indicated on the development plan prepared for Virar-Vasai Sub-Region. Further, the required arrangements of storm water drain and septic tank /STP or any other arrangement as may be prescribed, shall have to be done according to the specifications.
20. The owner shall permit the use of the internal access roads to provide access to an adjoining land.
21. The owner shall submit to the Municipal Corporation the scheme of the development of 10% depending on plot area compulsory recreational space and develop it in accordance with the approved scheme.
22. The owner shall not further sub-divide or amalgamate plots without obtaining prior approval of the Municipal Corporation.
23. The owner shall not dispose off any plot or tenement unless the infrastructural facilities mentioned in conditions No. 18 above are actually provided.
24. If the owner does not make adequate arrangements for conveyance and disposal of sullage and sewage before disposal of the plots, he shall, through appropriate agreements, ensure that this obligation is cast upon the buyers of the plot or tenements.
25. The owner shall observe all the rules in force regarding over head/underground electric lines / transmission lines/utilities passing through the layout while designing the individual buildings and while getting the approval of the concerned authority.
26. No construction on sub-divided plots shall be allowed unless internal road and storm Water Drains/Sewerage are constructed to the satisfaction of the appropriate authority.
27. Open space shown in the layout shall be kept open permanently and shall be handed over to the appropriate authority.
28. No plot should be disposed off unless the sale permission under Section 43 of the B.T. & A.L. Act is obtained from the sub-divisional officer concerned if the land under reference is a restricted tenure land.
29. No development shall be taken up unless the N.A. Permission is obtained from the Collector under the provisions of M.L.R. Code 1966, and also all necessary permission as applicable depending on the class of the land type of tenure type of Occupant etc. is obtained by the concerned owner applicant after completing all the legal formalities VVCMC is not responsible for any



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- lapse on your part in obtaining various permissions required as per other acts of both state and central Govt., etc.
30. If the plot is intended to be sold or otherwise disposed off by the owner, it shall be done by the owner subject to the conditions mentioned in this order. He shall invariably make specific mention about these conditions in the deed to be executed by him.
 31. This order is liable for cancellation on contravention or breach of any of the conditions of this order.
 32. Notwithstanding anything contained in the Commencement Certificate conditions, it shall be lawful for the Municipal Corporation to direct the removal or alteration of any structures erected or the use contrary to the provisions of this grant. Municipal Corporation may cause the same to be carried out and recover the cost of carrying out the same from the grantee / successors and every person deriving title through or under them.
 33. The owner shall have to provide water in requisite quantity from the sources to the prospective flat buyers for perpetuity.
 34. The plinth level will be 600 mm above the nearby road level (top of chamber).
 35. Separate stacks for ground floor and upper floors for sewerage disposal shall be provided.
 36. Drinking water wells should be well built and well protected.
 37. If the length of the proposed building exceeds 45 M, the expansion joints shall be provided at suitable places with suitable materials.
 38. While extracting water from underground, you will strictly follow the instructions given by Sr. Geologist of the G.S.D.A. to ensure that proper quality and quantity of water is available to you and no contamination of the water source and its surroundings takes place.
 39. You will not take up any development activity on the aforesaid property till the court matter is pending, if any or in any court of law relating to this property and the responsibility of following the court order strictly lies with you consequences due to violation of court order shall be borne by you. VVCMC is not responsible for any violations. If applicable.
 40. You will make suitable arrangements for temporary accommodation and permanent accommodation of the tenants, if any while redeveloping the scheme and will also give a proposal to accommodate them.
 41. You will construct the society room as proposed and approved in the plan and it will not be used other than for society's purpose. This society room shall be handed over to the Co-operative housing Society to be formed in due course of time.
 42. For the portion of the compound wall rounded off at the corner at road junctions, M.S. grills over 0.75 m of brick work, upto the height of 1.5 m from the ground shall be provided.
 43. This development permission shall enable you to construct upto plinth level only. For further construction, plinth completion intimation has to be submitted from this office.
 44. You shall not cut any tree which is existing on site. The existing tree shall be replanted by adopting suitable technology by taking permission from Vasai Virar city municipal Corporations. New trees shall be planted on the premises @ 30 per sq.m of BUA and 10@ per Sq.m in R.G. Further you shall submit NOC from tree Authority of VVCMC before applying for occupancy certificate regarding compliance to governing tree act also.



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ई-मेल : vasairvirarcorporation@yahoo.com

जावक क्र. : व.वि.श.म.
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45. Only one unit shall come up in each gala and no sub-division of gala for subletting or accommodating other unit shall be allowed.
46. You shall submit detailed proposal for rain water harvesting and solid waste disposal to treat dry and organic waste separately before intimation for plinth completion is submitted.
47. You shall submit detailed proposal for sewage treatment plant by way of package treatment plant, recycling of water and solid waste disposal through composting vermiculture project before applying for Occupancy certificate. You shall use fly ash bricks or blocks or clay fly ash bricks or cement fly ash bricks or blocks or similar products of a combination of aggregate of them in the construction of the project and as per the notification of Ministry of Environment & Forest Govt. of India date 27th Aug. 2003.
48. Notwithstanding anything contained in the Development Control Regulations, the Development Plan provisions or the approvals granted / being granted to you; it shall be lawful on the part of the Municipal 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.
49. You shall develop access road of W.B.M. standard before Commencement of work.
50. You shall provide all arrangement for labours as per governing statues like temporary livable accommodation, sanitary arrangements, health facilities etc., you shall give the compliances at the time of Plinth Completion certificate. As per central Govt. directives no open defecation shall take place. To ensure the same is your responsibility.



Commissioner
Vasai Virar City Municipal Corporation

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