1472-5028-2010-11-2,000 Forms.

ज्पप्रनुखः अभियंता हमारत (प्रस्ताव) प.ज.होन ख रहेरत, सो विंग, संस्कृती ध्येग्सेनात.

te पुर हो.पे. चेर, गेर मेरिन क्रवेजस्व (MIS 1.0.0. IC.C :5 ISSUED SURJER) and date of this letter.

TO THE PROVISIONS OF URBAN LAND BEILING AND REQULATIONS ACY 1979

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

No. E.B./CE/

MEMORANDUM

'Municipal Office,

witter. Thei Shashikent Y.

Mumbai ...

dated 3-11-10 and delivered on With reference to your Notice Aletter No. and the plans, Sections Specifications and Description and further particulars and Propaget 4212 and 1012 and 51012 work proposed to be erected or executed, and I therefore hereby formally intimate to your, under Section 346 of he Bombay Municipal Corporation Act as amended upto-date, my disapproval by thereof reasons :

CONDITIONS TO BE COMPLIED WITH BEFORE STARTING THE WORK/BEFORE FLINTH C.C.

- That the C.C. under Sec. 44\69 (1) (a) of the M.R.T.P. Act will not be obtained before starting the proposed work.
- That the compound wall is not constructed on all sides of the plot clear of the road widening line with foundation below level of 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 D.C.Reg.No.38(27).
- That the low lying plot will not be filled up to a reduced level of at least 92 T.H.D. or 6' above adjoining road level whichever is higher with murum, earth, boulders etc. and will not be levelled, rolled, consolidated and sloped towards road side, before starting the work.

() That proper gutters and do	wn pipes are	e not inte	inded to	be put to	prevent v	vater	dropping	from the Jeaves
of the roof on the public street.		F 15						_

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

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

2 3 NOV 2010

Executive Engineer, Building Proposals, Zone, A 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 empowred the City Engineer to exercise, perform and discharge the powers, duties and first House 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 centre 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. () meters 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 irrescreetive 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 permises and to grant a permission before occupation and to leavy penalty for non-compliance under Section 471 if necessary.
- 347 (1) (a) of the Bombay Municipal Corporation Act.
 - (7) One more copy of the block plan should be submitted for the Collector, Mumbai Suburbs District.
- (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 thereunden.

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

- 4. That the specification for layout/D.P.road/or access roads/
 development of setback land will not be obtained from E.E.Road
 Construction(W.S.) Z-IV before starting the construction work and
 the access and setback land will not be developed accordingly
 including providing street lights and S.W.D. the completion
 certificate will not be obtained from E.E.(R.C.)/E.E.(S.W.D) of W.S.ZIV/E.E.(T & C) before submitting E.C.C.
- 5. That the Structural Engineer will not be appointed, supervision memo as per Appendix XI (Regulation 5(3) (ix) will not be submitted by him.
- That the structural design including provision of seismic/wind load and or calculations and for the proposed work and for existing building showing adequacy thereof to take up additional load shall not be submitted before C.C.
- That the sanitary arrangement for workers shall not be carried as per Munl. Specifications and drainage layout will not be submitted before C.C.
- That the regular /sanctioned/proposed lines and reservations will
 not be got demarcated at site through A.E.(Survey)/E.E.(T &
 C)/E.E.D.P.)/DILR before applying for C.C.
 - 9. That the Registered Undertaking and additional copy of plan shall not be submitted for agreeing to hand over the setback land free of compensation and that the setback handing over certificate will not be obtained from Ward Officer that the ownership of the setback land will not be transferred in the name of M.C.G.M. before C.C.
 - 10. That the Indemnity Bond indemnifying the Corporation for damages, risks accidents etc. and to the occupiers and an undertaking regarding no undertaking will not be automitted before C.C./starting the work?
 - That the requirements of N.O.C. of E.E. (S.W.D.)/B.E. (T&C)/E.E. (R.C.)/B.E. (SEW)/E.F. (W.W.) will not be obtained before requesting for C.C. and the requisition will not be compiled with before occupation certificate / B.C.C.
 - That the qualified/registered site supervisor through Architects /Structural Engineer will not be appointed before applying for C.C.
 - 13. That the N.O.C. from A.A. & C. (R/North) shall not be submitted before requesting for C.C. and final N.O.C. shall not be submitted before requesting for occupation / B.C.C.

- That the N.O.C. from H.B. shall not be submitted before requesting for C.C.
- That the copy of the application made for non-agricultural user permission shall not be submitted before requesting for C.C.
- 16. That the regd. u/t. from the developer to the effect that meter cabin, Stilt Portion, society office, servants toilet, part/pocket terrace shall not be submitted before requesting for C.C.
 - That the development charges at per M.R.T.P.Act (Amendment) Act 1992 will not be paid before C.C.
 - That the C.T.S. Plan and P.R.Card area written in words through St.L.R. shall not be submitted before C.C.
 - That the provision from Reliano Energy Ltd./M.T.N.I. shall not be inade.
 - 20. That the P.C.O. Charges shall not be paid to Insecticide Officer before requesting for C.C. for providing treatment at construction site to prevent epidemics like Dengue, Malaria etc. is made to the Insecticide Officer of the concerned Ward Office and provision shall not be made as and when required by Insecticide officer for Inspection of water tanks by providing safe and stable ladder etc. and requirements as communicated by the Insecticide Officer shall not be complied with.
 - That the conditions mentioned in the release letter of E.R.D.P. under No.CHE/1144/DP (WS)/P&R dtd. 07.01.2000 shall not be complied with before C.C. and same is not revalidated.
 - That the separate P.R.C. for satback shall not be submitted before requesting balance F.S.I.
 - That the proportionate sewerage line charges as worked out by Dy.Ch.Eng. (Sew. Planning) shall not be paid in this office before requesting for C.C.
 - That the Janain Insurance Policy shall not be submitted before C.C.

THIS LO.D. IC.C. IS ISSUED SUBJECT TO THE PROVISIONS OF URBAN LAND TELLING AND THE PROVISIONS OF THE PROVISIONS OF THE PROVISION OF THE PROVIS

5.3 MON 50018

EXECUTIVE ENGINEER.

D'PRADNYAGOLAA-STYLR dec

- 24. That the emended true copy of the sanctioned layout/subdivision/amalgamation approved under No. CHE/1854/LOR dated 04.07.2007 along with the Terms and Conditions thereof will not be submitted before requesting for C.C. and compliances thereof will not be done before submission of B.C.C.
- 25. That the requisitions of clause 45 & 46 of DCR 91 shall not be complied with and records of quality of work, verification report, etc. shall not be maintained on site till completion of the entire work.
- 26. That the regd. U/T. shall not be submitted for payment of difference in premium paid and calculated as per revised land rates before requesting for C.C.
- 27. That the Revised Highway N.O.C. shall not be submitted before C.C.
- 28. That the building will not be designed complying requirements of all the relevant IS, codes including I.S. Code 1893 for earthquake design, the certificate to that effect shall not be submitted from Structural Engineer.
- That the soil investigation will not be done and report thereof will not be submitted with structural design before requesting for C.C.
- 30. That the N.O.C. from Tree Authority shall not be submitted and requirements therein shall not be complied with before requesting for C.C.
- 31. That the provisions of Rain Water Harvesting as per the design prepared by approved consultants in the field shall not be made to the satisfaction of Municipal Commissioner while developing plots having area more than 1000 sq.mtrs.
 - 32. That the details of quantity of debris created due to the development of proposed bldgs/additions/alterations and that the phase programme for removal of the said debris shall not be submitted & shall not followed scrupulously and u/t. to that effect shall not be submitted.
 - That the PAN Card with the photo of the applicant as per prescribed proforms shall not be submitted.
 - 34. That the No dues Pending Certificate from A.E.(W.W.)R/North shall not be submitted before C.C.

1: :1

- 35. That the N.O.C. from A.R.(Environment) for debris shall not be submitted before C.C.
- 36. That the bore well shall not be constructed in consultation with H.E. before requesting for C.C.
- That to appoint private pesticide control agency to give anti larval treatment monitored by P.C.O. shall be submitted before C.C.

B. CONDITIONS TO BE COMPLIED WITH BEFORE FURTHER C.C.

- 1. That the plinth/stilt height shall not be got checked by this office
- That the quarterly progress report of the work will not be submitted by the Architect.
- That the water connection for construction purposes will not be taken before C.C.
- That the plan for Architectural elevation and projection beyond proposed building line will not be submitted and got approved before C.C.
- That the debris shall not be transported to the respective Municipal Dumping site and Challan to that effect shall not be submitted to this office for record.

C- GENERAL CONDITIONS TO BE COMPLIED BEFORE O.C.

- That the dust bin will not be provided as per C.E.'s Circular No. CE/9297/II of 26.6,1978.
- That 3.05 mt. wide paved pathway upto staircase will not be provided.
- That the surrounding open spaces, parking spaces and terrace will not be kept open.
- That the name plate/board showing Plot No. Name of the Bidg. etc. will not be displayed at a prominent place before O.C.C./B.C.C.
- 5. That carriage entrance shall not be provided before starting the work.

THE PROVISIONS OF URBAN LAND.
SEILING AND REQUIREM ACT 1970

DIFRADNYARODA-3172-R-500

23/18/10

AUILDING PEDPOSAL INS)

- 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.
- That the non-agricultural permission/revised N.A. shall not be submitted before occupation.
- That terraces, sanitary blocks, nahanis in kitchen will not be made Water proof and same will not be provided by method of pounding and all sanitary connections will not be leak proof and smoke test will not be done in presence of municipal staff.
- That final N.O.C. from H.E.(Deptt.)/ BE. (S.W.D.) / H.E. (R.C). / E.E.(T.&C.)/ B.E. (sew) / Lift Inspector shall not be submitted before occupation.
- That final N.O.C. from A.A. & C. R/North shall not be submitted before occupation.
- That Structural Engineers laminated final Stability Certificate along with upto date Licence copy and R.C.C. design canvas plan shall not be submitted.
- That the debris shall not be removed before submitting B.C.C.
- That canves mounted plans shall not be submitted along with Notice of Completion of work u/sec. 353A of M.M.C. Act for work completed on site.
- 14. That every part of the building constructed and more particularly U.H. tank will not be provided with proper access for stuff of P.C.O. office with a provision of safe and stable ladder.
- That Site Supervisor certificate for quality of work and completion of the work shall not be submitted in prescribed format.
- 16. That the Vermiculture bins for disposal of Wet Waste as par the design and specifications of organizations/individuals specialized in this field, as per the list furnished by Solid Waste Management Department of M.C.G.M., shall not be provided to the satisfaction of Municipal Commissioner.

D - CONDITIONS TO BE COMPLIED WITH BEFORE B.C.C.

 That certificate under Sec. 270A of B.M.C.Act will not be obtained from H.E.'s Department regarding adequacy of water supply.

TO THE PROVISIONS OF UREAN LAND

2 3 NOV 2010

Traunian SIIIIO